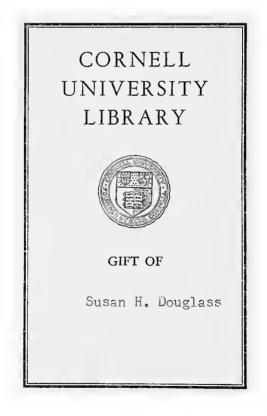
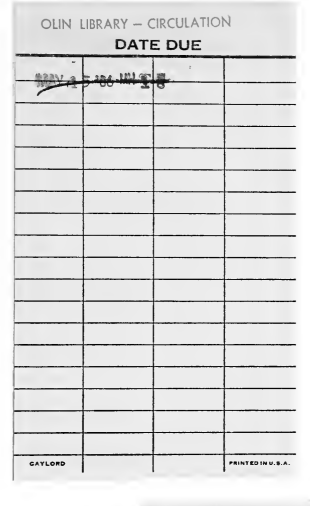
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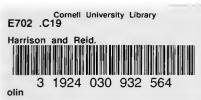
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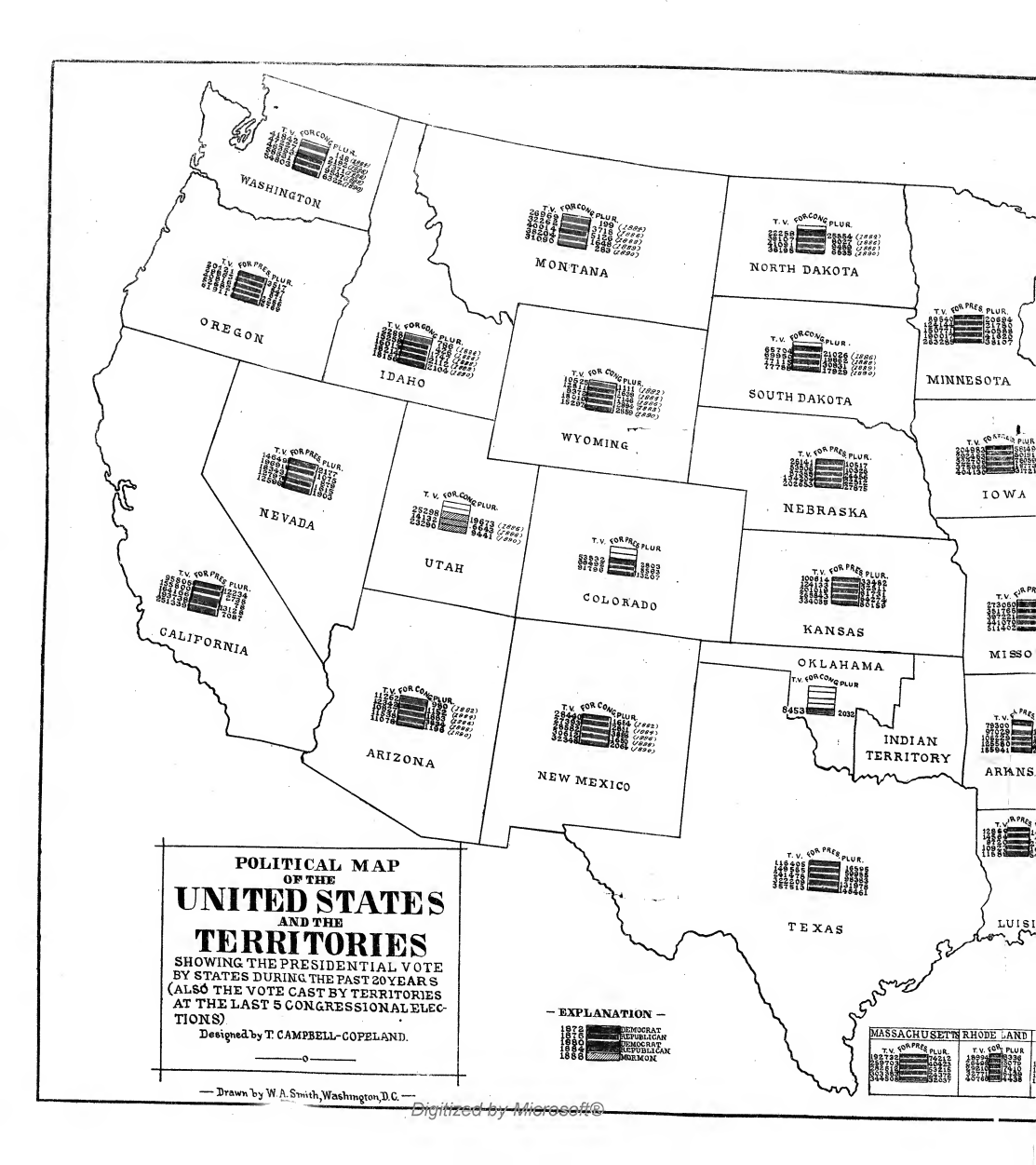
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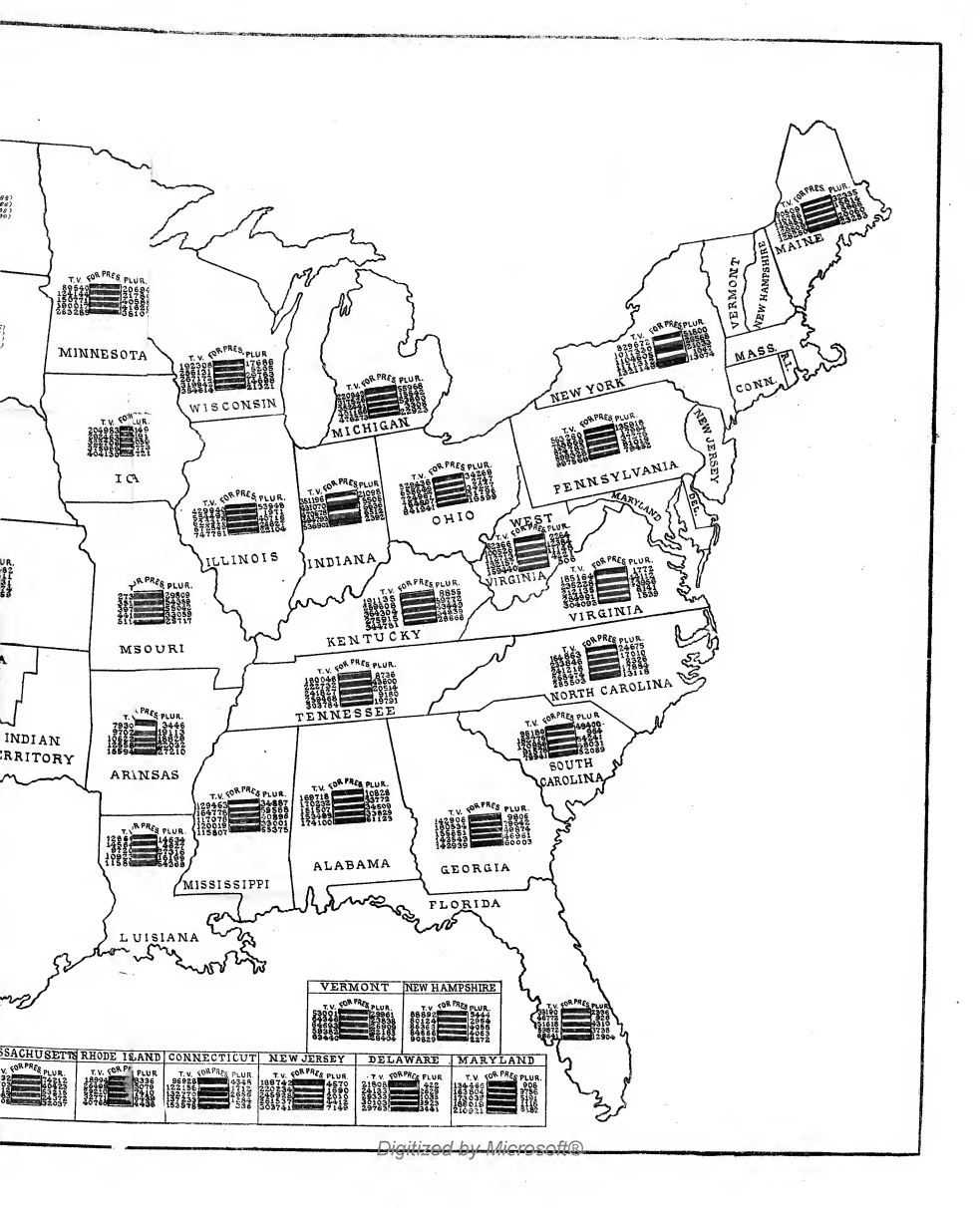
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## HARRISON AND REID. THEIR LIVES AND RECORD.

"GIVE ME THE FACTS."

## THE

# REPUBLICAN CAMPAIGN BOOK FOR 1892,

WITH A HANDBOOK OF AMERICAN POLITICS UP TO DATE, AND A CYCLOPEDIA OF PRESIDENTIAL BIOGRAPHY.

Over Sixty Illustrations and Maps. Special Text by Special Contributors.

COMPILED AND EDITED BY THOMAS CAMPBELL-COPELAND.

THREE VOLUMES IN ONE.

NEW YORK: CHARLES L. WEBSTER & COMPANY. 1892.

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## INTRODUCTION.

BELIEVING that in so important a campaign as at present there will be a demand for an honest Campaign Book, we take pleasure in offering this work to the public. Some two years ago we selected Mr. Thomas Campbell-Copeland, formerly a statistician in the Census Office at Washington, and one of the contributors to "The American Cyclopedia," to compile this work. Having engaged the services of Mr. Copeland, we next endeavored to secure some prominent statesman to review the work and write an introduction for it, thus giving it the stamp of absolute authority. As previously announced, Senator Joseph R. Hawley consented to do this for us. In his letter accepting our offer, he writes: "I cannot imagine how you are to get into a work, anything less than the size of the Encyclopedia Britannica, all the matter imperatively indicated by the table of contents you send I can only say, if you do, it will be the best campaign book me. ever issued. \* \* \* Please indicate, with what particularity you can, the nature of the desired introduction, and I will write it as you desire." It is with sincere regret that we now announce that, owing to the pressure of important engagements, it has been utterly impossible for Senator Hawley to fulfill his promise. We are sure, however, that a careful study of the contents of this work will prove that we have succeeded in embodying within a reasonable compass such political statistics and matters of general political interest, that no question is likely to arise during the coming campaign about which this book will not furnish reliable information.

On all presidential years there are hundreds of catchpenny books put upon the market, containing little more than a padded

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#### INTRODUCTION.

life of the Presidential and Vice-Presidential candidates, and the extravagant way in which these books have been advertised, and their failure to fulfill the promises made for them, have led many people to hesitate about buying a campaign work. We believe,  $\cdot$  however, that this book will fulfill all promises and expectations; it has been made for use, and contains information that gives it permanent value. We have endeavored to make the mechanical part of the book in keeping with the merits of its contents.

PUBLISHERS.

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HON. BENJAMIN HARRISON.

# THE REPUBLICAN CAMPAIGN BOOK.

## THE REPUBLICAN NOMINEE FOR PRESIDENT OF THE UNITED STATES.

HON. BENJAMIN HARRISON, the Republican nominee for President, chosen on the first ballot at the National Convention, held at Minneapolis, June 7 to June 11, 1892, was born August 20, 1833, at North Bend, Ohio, and is therefore in his 59th year. He is the son of John Scott Harrison by a second marriage, his mother's maiden name being Elizabeth Irwin, daughter of Captain Archibald Irwin of Pennsylvania. His father's first wife was Miss Johnson of Kentucky. There were two daughters and one son by the first marriage. Both daughters are still living. By the second marriage there were ten children, four of whom are now alive, Carter Barrett Harrison, John Scott Harrison, Anna Harrison—now Mrs. Anna Morris—and Benjamin Harrison, who was elected President of the United States in November, 1888, and is still serving his country in that exalted office, for which he has just been renominated to the great satisfaction of many members of the Republican party.

It may be of interest to review briefly the pedigree of this distinguished man. It is a matter of history that one of President Harrison's ancestors, Major-General Thomas Harrison, was a military commander during the protectorate of Oliver Cromwell, the great English Republican. It fell to his turn to convey Charles I. to Windsor, and thence to Whitehall, where he was called upon to sit as one of the judges and then to sign the king's death warrant. After the death of Cromwell and the restoration of Charles II., Major-General Harrison was condemned for treason, hanged, drawn and quartered at Charing Cross. He died a martyr to the cause of liberty.

Some members of the Harrison family came over to Virginia from Lancashire in 1685, a quarter of a century before the execution of their kinsman. The leader of these colonists was the first Benjamin Harrison to land on American soil. The party decided to make a home in Surry county, not far from the colony of Jamestown, which had been settled nearly thirty years before. A son, Benjamin, the second of that name, married Hanna Churchill, who claimed affinity with the world-renowned Duke of Marlborough. They took up residence in Surry county, where a son was born, and named after his father.

He, in due course, married a Miss Burwell, daughter of Louis Burwell of Gloucester County, Va. The home of this family was about midway between Richmond and Jamestown. As a result of the union a son was born, and named Benjamin, he being the fourth Benjamin Harrison along the line of direct descent. The records show that this son married a daughter of Robert Carter of Carotoman, Va. The father and two daughters were killed by lightning in the hallway of their home during a terrific storm.

There were several sons, among whom were Charles and Benjamin. The first-named became famous as a commander of artillery in the Revolutionary War, and Benjamin made a brilliant record in public life, one of his bestknown acts being that of attaching his signature to the Declaration of Independence. He belonged to the Virginia House of Burgesses; was a member of the first Colonial Congress: a reporter of the resolution of independence; president, for four years, 1777–81, of the House of Burgesses; served three terms as Governor of Virginia, and was a member of the convention assembled to ratify the Constitution of the United States.

William Henry Harrison, grandfather of the present occupant of the White House, was horn at Berkeley, Charles City County, Va., on February 9, 1773, and was three and a half years old when his father signed the Dec-laration of Independence. Gazetted as ensign in the First Regiment of United States Artillery in 1791, he took part in the battle of the Miami in 1794, and gained fame at the battle of Tippecanoe in 1811. Afterward promoted to the rank of major-general, he distinguished himself by winning, in 1813, the battle of the Thames, in Canada. Tecumseh, the great Indian warrior, was killed during this fight, whilst supporting the British. Misunderstandings with the Secretary of War led to a voluntary resignation and retirement to his home at North Bend, O. Three years later he served in Congress, continuing until 1819, when his election to the Ohio State Senate took place. The record of William Henry Harrison includes two terms in the When a candidate for the Presidency, in 1836, he re-United States Senate. In 1840 234 electoral votes were cast in his favor, ceived 73 electoral votes. as against 60 recorded in behalf of Martin Van Buren.

BENJAMIN HARRISON, now fulfilling his first term of office as President of the United States, received his education as a boy under his father's roof, first from a governess, next from a Massachusetts college graduate, and then from a graduate of Marshall College, Pennsylvania. He was seven years of age when the campaign of 1840 was at its height, and was an eye-witness of the enthusiastic demonstrations that made the "Tippecance" political contest so remarkable. As a result of his home training and healthy home influences, the youth, in his fourteenth year, was thought to be considerably in advance of most young people at his age.

From the home schooling he was sent to Farmer's College, Cincinnati, where he gained credit for close application to study and general good conduct. Murat Halstead was one of his classmates. At the end of two years he returned home. Shortly afterward his mother died. He did not recover from this great blow for a long time, apparently abandoning all interest in his life and surroundings. She had been his great friend, and in losing her he experienced keenly that sense of isolation so peculiar to deep affliction.

His next educational course was at Miami University, Oxford, O. Here his record was excellent, gaining for him the esteem and high regard of his associates, among whom were Oliver P. Morton, afterward Governor of Indiana, and W. P. Fishback, with whom he subsequently became associated in the practice of law, a profession he decided to adopt during his sojourn at Miami. At college he came to be recognized as possessing all the qualifications for success as a public speaker, always choosing his words wisely, and maintaining a calm and impressive attitude throughout. Although attentive to his studies, he found time to fulfill social duties, frequently visiting the home of Rev. John W. Scott, a former friend and professor, and at this time the president of the Oxford Female College. During these visits Benjamin Harrison hecame acquainted with Miss Carrie L. Scott, his friend's daughter. The acquaintanceship ripened into friendship, and this, in due course, resulted in the engagement of the young lovers, who subsequently married and established a home at Indianapolis, where the student found his first legal work.

The record of his early life at Indianapolis is one of struggle, hopeful and determined, always ready to accept an honorable task, even if the remuneration offered was entirely out of keeping with the work to be accomplished. His first partnership was with William Wallace. In 1860 Mr. Wallace resigned, and, in his stead, his college friend, W. P. Fishback, hecame an associate in law.

Some four or five years before this time Benjamin Harrison's political career may be said to have commenced. At a ratification meeting he was introduced as the grandson of William Henry Harrison. On rising to address the audience, he said: "I want it understood that I am the grandson of nobody. I believe every man should stand on his own merits." This has been his maxim through life, and has had much to do with his success.

For more that thirty-five years his services as a public speaker for his party have been in demand, and his recent addresses, given day after day during his presidential tour of the States, proves beyond doubt that he stands in the first rank of those who are able to say timely and telling things in a pleasant yet forceful and emphatic manner without previous preparation.

In 1860 Benjamin Harrison, or, as he was familiarly called, "Ben," ran for the office of Reporter of the Supreme Court of Indiana. A menorable incident in the campaign was his debate with Thomas A. Hendricks, in which his opponents gave him great credit, and his friends accorded him the honor of victory.

His canvass for the office of Reporter was successful, but before he had held this position very long, war was declared, and volunteers were called for from every loyal State. It is well known that the man who afterward took such an important part in military affairs was anxious at the very start to participate in the conflicts, but his official duties prevented this, and it was not until Governor Oliver P. Morton made what might be termed a personal appeal that he felt fully justified in relinquishing all civil responsibilities for the time being to help in arousing enthusiasm among those citizens who did not realize the urgency of President Lincoln's call in July, 1862, for 300,000 more troops. He volunteered to raise a regiment, and within a month the Seventieth Indiana Regiment was organized and had joined the forces in Kentucky, with the organizer at its head as colonel.

The first part of his active service was occupied in skirmishing through Kentucky and Tennessee, the force under his command forming part of the Army of the Cumberland. On May 15, 1864, came the commander's first opportunity to use, with good effect, whatever military knowledge he had acquired since entering upon active service. The episode is thus described by a justly celebrated writer, and is given here as best illustrating the character and courage of Benjamin Harrison as a military commander.

"The 7th of May, 1864, came. The armies moved out 100,000 strong. The divisions were commanded by Generals Thomas, McPherson, and Schofield. The boys began 'Marching through Georgia.' General Thomas's division, to which the Twentieth Army Corps belonged, had been massed at Ringgold, but was now before the rocky cliffs of Rocky Face, upon which Johnston had strongly fortified himself to dispute the passage of our armies through Buzzard Roost Gap below. On the 8th of May occurred the assault upon Rocky Face Ridge, and the terrible carnage that followed.

"Then Johnston suddenly discovered that the wily general of the Union forces had been sending a division through Snake Creek Gap, some distance south, to the rear, and was threatening the railroad and Resaca. General Johnston withdrew from his works on Rocky Face, and quickly intrenched himself at Resaca.

"Around Resaca, which was a small town on the Oostanula River, were hills, swamps, ravines, and the densest of thickets. All this ground was familiar to the enemy, while it was a strange land to the Union men. On the 15th of May the attack was made.

"Perched on the crest of a hill that commanded the approach to the town, were rebel batteries that poured incessant fire into the Union ranks. It became positively necessary to silence them, but it would require brave men and a desperate struggle to do it. The order came to General Ward, of the First Brigade, and was repeated to Colonel Harrison.

"Between the brigade and the batteries was a dense pine thicket and then a quarter of a mile of open field, so that Colonel Harrison knew nothing of the position of the enemy he was to charge. But he commanded his officers to dismount, and did so himself, as he knew it would be impossible to charge through that thicket on horseback. Then he said to the aide-de-camp who brought the order:

"You are familiar with the ground outside. I am not. Will you go ahead with me alone and show me this battery? For if I were to charge out now, I would be as apt to charge flank on to it as any other way.

"The two had not proceeded far when a puff of smoke from the hill-crest, and the report which followed, indicated the position of the battery, and the ball screaming by emphasized the importance of the order. Colonel Harrison instantly waved his sword to his men, and called in a voice that caught the ear and heart of every man within its reach:

Cangit the ear and near or overy had "shall be a second of the second of each other, all in the wildest disorder—for it was impossible to preserve the lines in that tangled underwood. All were full of the spirit of their leader. They soon emerged from the wood, and followed him on double-quick toward the hill, shouting in a way that meant death to the Confederates. It is seldom a command produces such effect so instantaneously as did that call, 'Come on, boys !' attended as it was by the flash of the sword and the ready attitude of the man. The Confederates saw it and felt it, and in desperation poured a murderous fire into the advancing columns. Shot and shell flew thick about the brave leader, and his men were falling fast. Still he went on, and had it not been for the spirit that seemed to go from him to his followers, one might have thought he was courting death, or shielding his brave men from it.

"They rushed on under the savage fire; and only the roar of cannons and muskets, the cries of wounded and dying, the shouts of brave, determined men, and the dense smoke that hovered over and amidst them in clouds and hid the sight from heaven, might indicate that the battle was going on, until the onter Confederate lines were reached; then the battle was going on, until the onter Confederate lines were reached; then they leaped over the breast-works, and, hand-to-hand, they grappled with the desperate defenders. The cold steel bayonets shone no longer in sunlight. Muskets were clubbed— only pistol reports were heard above the din. Then all the enemy that were left in the outer works were taken prisoners.

"But the work was apparently not half done, and that commander never left any work of his in that condition. The battery was still at the crest, and there was an impassable line of brushwood and stakes below it. Night fell, and the men were still busy. They were digging into the hill-side, and up toward the enemy's guns. If the enemy were feeling secure for a time, be-hind the barrier, and at all satisfied at the havoc made in the Union ranks for fully a third of those brave soldiers lay wounded, dying, and dead on the field—evidently, also, a counter-feeling of uneasiness rested upon them, for the spirit with which the assault had been made, and the contest kept up, and the carrying of their onter lines, meant that the Union colonel and his soldiers did not intend to be thwarted.

"The tunnels broke through the hill behind the works. The guns were lowered into them. And when the morning came, and General Sherman looked to see the battle for the hill-top to be renewed, lo! the work was done -the enemy had withdrawn."

From Resaca until the end of the war Harrison and his men were con-

spicuous for their undaunted courage and unflinching devotion to duty under the most trying circumstances. He served under Hooker, Thomas, and Ward, his force never failing to make its mark when called upon to act. On July 20, 1864, during the well-contested battle at Peach Creek, he again distinguished himself. The opposing generals were Hooker and Hood.

"Come on, boys! We've never been licked yet, and we won't begin now. We haven't much ammunition, but if necessary we can give them the cold steel, and before we get licked we will club them down; so come on."

steel, and before we get licked we will club them down; so come on." "They charged up the hill after 'Little Ben,'" writes a biographer, "getting ready as they ran. They were joined by the skirmish line, eager for the fray. Just over the hill, among the trees, and behind a rail fence, they saw the Confederates crouching like tigers. They charged on them, and for half an hour there was hot and terrible fighting. Finally the Confederate force was repulsed. But the gallant brigade lost 250 meu in that short thirty minutes. This was the decisive stroke; and the day was soon won.

"The next day the fiery General Hooker rode the lines, and seeing Harrison, he called out with an oath that he would have him made a brigadiergeneral for yesterday's work."

General Hooker kept his promise, and in a letter to the Secretary of War represented fully Colonel Harrison's military merits, recommending him strongly for preferment.

Whilst in the field, news of his renomination as an officer of the Supreme Court of Indiana reached him. His political opponents, by their acts, made it necessary for him to enter the campaign, which he did for 30 days, gaining a decisive victory in the contest. Then he returned to the seat of war, and displayed more conspicuous gallantry at Nashville in December. Sickness in his family, and then his own sickness, kept him away from the field for a time, but he was soon able to rejoin the forces of Sherman, and contributed to a considerable extent in bringing about a prompt ending of the war. The last incident in his military career was his presence at the head of his men in the grand review at Washington.

men in the grand review at Washington. General Harrison, on his return home, resumed the practice of law, his partners being Messrs. R. G. Porter and Fishback. Their practice became extensive and important, and their services were greatly in demand. Several changes were made in the firm as time went on, but General Harrison remained throughout, gradually gaining in reputation, until, at last, he came to be acknowledged by members of the bar, irrespective of party, as "a jndicious counsellor, an able advocate, a keen cross-examiner, and a man of indefatigable industry."

In 1875 General Harrison was urged to become a candidate for the Governorship of Indiana, but declined, stating as one of his reasons that his personal affairs demanded a close application to professional duties. He took a share, however, in the work of the campaign, and was much surprised to learn from a Chicago newspaper, on one occasion when away from home, that Mr. Orth, who had been nominated, had withdrawn from the contest. He was still more surprised, and also greatly annoyed, when he read that his own name had been placed at the head of the ticket. On returning home, his remonstrances were strongly worded and emphatic. He declined to rnn, but was finally persuaded to allow his name to remain for the sake of the party. The ticket was defeated, but the Democratic majority was reduced more than one-half, and General Harrison received 1,536 above the average vote of the other five state officers.

His next most conspicuous public service was in connection with the rail-

way strikes in 1877. On that occasion he acted in conjunction with the Governor and a number of well-known citizens, doing much to arrange an amicable settlement of the dispute.

General Harrison took part in the state campaign of 1878, entertained President Hayes and John Sherman on their visit to Indianapolis, in 1879, and was appointed chairman of the Indiana delegation to the National Republican Convention which met in Chicago on June 7, 1880. At that time the question was raised among his friends as to the expediency of placing his name before the Convention for the Presidency, but he put his foot down flatly against it, and the Indiana vote was solid for Garfield. Again he took an active part in the campaign which might be termed a double campaign, as the election for the party, and was rewarded by a seat in the United States Senate, where he served with distinction from March, 1881, until March, 1887. His record in the Senate includes important speeches on Chinese immigration, and on the admission of new States. In 1887 changes in the State Legislature brought about the election of a Democrat to serve in the Senate from 1887 to 1893.

On retiring from his post at Washington, General Harrison returned to Indianapolis, and again resumed the practice of the law, conducting a number of importont cases with great success. In 1888 his name was mentioned for the Presidency, and the feeling in his favor grew so strong that when the Convention assembled at Chicago on the 19th of June, 1888, Governor A. G. Porter, in behalf of the Indian delegation, presented the name of General Harrison as a candidate. The nomination was seconded by Mr. Terrill of Texas, and also by Mr. Gallinger of New Hampshire. Ballots were taken for three days, and General Harrison was nominated on the 8th ballot, receiving 544 votes, the previous ballots in his favor being 80, 91, 94, 207, 213, 231 and 278.

On the 4th of March, 1889 President Harrison assumed the reins of office at the National Capital from President Cleveland, having 233 electoral votes, as against 168 in favor of his opponent, who was serving his first term in the Presidency, and had become a candidate for renomination. As to the manner in which President Harrison has conducted the affairs of the country, no better statement need be made than that expressed by Senator Spooner in seconding the motion for President Harrison's renomination before the National Convention at Minneapolis on June 10th, 1892.

"He has been from the day of his inauguration what the people elected him to be—President of the United States. He has given to the country an administration which for ability, efficiency, purity and patriotism challenge admiration without fear of comparison with any which has preceded it since the foundation of the government. He has been free from "variableness or shadow of turning" in his devotion to the principles of the Republican party, and to the redemption of the pledges made by it to the people. He has stood for the protection of American industries, and the interests of American wage workers, and placed with alacrity the seal of approval upon the great Tariff bill of the Fifty-first Congress, which has outridden the flood of misrepresentation which swept over it, as did the ark in the deluge of old, and now rests upon a foundation as solid as Mount Ararat.

"He championed and promoted by every means in harmony with the dignity of his great office the adoption of the scheme of reciprocity, which as enacted has found favor with our people, and not limited to the South American Republics or bartering the interests of one industry for the benefit of another by the free admission of competitive products, but compelling fair treatment by all governments of all our people, and our productions under penalty of commercial retaliation. "Openly friendly to the use of silver as one of the coin metals of the country under conditions which shall surely maintain it at a parity with gold, and striving to secure by international agreement the existence of those conditions, he stands, nevertheless, as firm as the granite which underlies the continent against a policy which would debase the currency of the people, and must drive the coin of either metal out of circulation.

"Nor did he forget or disregard the solemn pledge of the Republicau party that 'every citizen, rich or poor, native or foreign born, white or black,' is entitled at every public election to cast one free ballot, and to have that ballot honestly counted, and faithfully returned.

"With a skill, dignity and courage which has compelled the admiration of political friend and foe alike he has caused it to be understood throughout the world that the American flag represents a government which has the power and the will to protect the American uniform and American interests at all hazards everywhere, whether assailed by peppery neighbors to the southward of us, or by the diplomacy or power of Great Britain.

"Every interest of the people has had his best care and his best thought, and he stands before the country to-day well approved and universally ackowledged to be a man of transcendent ability, of extraordinary capacity for the discharge of executive duty, of exalted patriotism and lofty purpose, who would not for a unanimous renomination by this Convention and a reelection by the people swerve one hair's breadth in any matter of duty, great or small, from what he believes to be just and right.

"It is said against him that he had made enemies, and it is evidently true. So did Washington, so did Jackson, so did Lincoln, so did Grant, so did Garfield, so did Arthur. But this Convention will not mistake the lamentations of the disappointed for the voices of 'plain people.' This judgment again overestimates the importance of individuals and underestimates the intelligence and patriotism of the masses. They will not be gulled into the belief that the object of government is the bestowal of office.

"The people care little for the ambition of leaders, and whether John Smith secures an office this month, next month, or not at all. They do not demand of a President that he shall be able to please every one. They want good government, they demand honesty and ability, and industry and purity in public and private life, and all this they have had in Ben Harrison, and they know it.

"We place him before this Convention as one who can bear, and will bear, whether nominated or not—for he is a Republican—his full share in this great contest which to day is begun.

"The Republicans of every State, save one, in convention assembled have endorsed with enthusiasm his administration. Upon that administration and its record of efficiency and achievement the Republican Party is to invite the coming campaign. There is nothing persuasive in the assertion that the people who officially approve an administration will withhold their approval from the man who is responsible for it, and who has largely made it.

"Put him again at the head of the column. Place in his hand the banner of Republicanism, and he will carry it aggressively all the time at the front, and he will lead us again to victory. There will he irresistible power and inspiration in the knowledge which pervades the people that so long as he is President there is one at the helm who, whatever besides us, at home or abroad, will bring to the solution of every question, to the execution of every policy, and to the performance of every duty a splendid and disciplined intellect, absolute rectitude of purpose and unfaltering desire to conserve every interest of every section, a self-poise which is a sure safeguard against hasty or mistaken judgment, and a patriotism which never has wavered, either in war or in peace." This is the most fitting place for the text of the speech of Mr. Chauncey M. Depew of New York, made in behalf of General Harrison, at Minneapolis:

"Mr. President and Gentlemen of the Convention:

"It is the peculiarity of Republican National Conventions that each one of them has a distinct and interesting history. We are here to meet conditions and solve problems which make this gathering not only no exception to the rule, but substantially a new departure. That there should be strong convictions, and their earnest expression as to preferences and policies, is characteristic of the right of individual judgment, which is the fundamental principle of Republicanism.

"There have been occasions when the result was so sure that the delegates could freely indulge in the charming privilege of favoritism and friendship. But the situation which now confronts us demands the exercise of dispassionate judgment, and our best thought and experience.

"We cannot venture on uncertain ground, or encounter obstacles placed in the pathway of success by ourselves. The Democratic party is now divided, but the hope of the possession of power once more will make it in the final battle more aggressive, determined, and unscruppilous than ever. It starts with fifteen States secure without an effort, by processes which are a travesty upon popular government, and, if continued long enough, will paralyze institutions founded upon popular suffrage. It has to win four more States in a fair fight—States which in the vocabulary of politics are denominated doubtful.

"The Republican party must appeal to the conscience and the judgment of the individual voter in every State of the Union. This is in accordance with the principles upon which it was founded, and the objects for which it contends. It has accepted this issue before, and fought it out with an extraordinary continuance of success.

"The conditions of Republican victory from 1860 to 1880 were created by Abraham Lincoln and Ulysses S. Grant. They were that the saved republic should be run by its saviors—the emancipation of the slaves; the reconstruction of the States; the reception of those who had fought to destroy the republic back into the fold, without penalties or punishments, and to an equal share with those who had fought and saved the nation, in the solemn obligation and inestimable privilege of American citizenship. They were the embodiment into the Constitution of the principles for which two millions of men had fought and a half million had died. They were the restoration of public credit, the resumption of specie payments and the prosperous condition of solvent business.

"For twenty-five years they were names with which to conjure and events fresh in the public mind which were eloquent with popular enthusiasm.

"It needed little else than a recital of the glorious story of its heroes and a statement of the achievements of the Republican party to retain the confidence of the people. But from the desire for change, which is characteristic of free governments, there came a reversal; there came a check to the progress of the Republican party and four years of Democratic administration. Those four years largely relegated to the realm of history past issues, and brought us face to face with what Democracy, its professions and its practices mean to-day.

"The great names which have adorned the roll of Republican statesmen and soldiers are still potent and popular. The great measures of the Republican party are still the best part of the history of the century. The unequaled and unexampled story of Republicanism in its promises and its achievements stands unique in the record of parties, in governments which are free

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"We live in practical times, facing practical issues which affect the business, the wages, the labor and prosperity of to-day. The campaign will be won or lost, not upon the bad record of James K. Polk, or of Franklin Pierce, or of James Buchauan—not upon the good record of Lincoln, or of Grant, or of Arthur, or of Hayes, or of Garfield. It will be won or lost upon the policy, foreign and domestic, the industrial measures, and the administrative acts of the administration of Benjamin Harrison. Whoever receives the nomination of this Convention will run upon the judgment of the people as to whether they have been more prosperous and more happy whether the country has been in a better condition at home and stood more honorably abroad—under these last four years of Harrison and Republican administration than during the preceding four years of Cleveland and Democratic government.

"Not since Thomas Jefferson has any administration been called upon to face and solve so many or such difficult problems as those which have been exigent in our conditions. No administration since the organization of the government has ever met difficulties better, or more to the satisfaction of the American people. Chili has been taught that, no matter how small the antagonist, no community can with safety insult the flag or murder American sailors. Germany and England have learned in Samoa that the United States has become one of the powers of the world, and no matter how mighty the adversary, at every sacrifice, American honor will be maintained.

"The Behring Sea question, which was the insurmountable obstacle in the diplomacy of Cleveland and of Bayard, has been settled upon a basis which sustains the American position until arbitration shall have determined the right. The dollar of the country has been placed and kept on the standard of commercial nations, and a convention has been agreed upon with foreign governments, which, by making bimetallism the policy of all nations, may successfully solve all our financial problems.

"The tariff, tinkered with and triffed with to the serious disturbance of trade and disaster to business since the days of Washington, has been courageously embodied into a code—a code which has preserved the principle of the protection to American industries. To it has been added a beneficent policy supplemented by beneficial treaties and wise diplomacy, which has opened to our farmers and manufacturers the markets of other countries.

"The navy has been builded upon lines which will protect American citizens and American interests and the American flag all over the world. The public debt has been reduced, the maturing bonds have been paid off, the public credit has been maintained, the burdens of taxation have been lightened, two hundred millions of currency have been added to the people's money without disturbance of the exchanges. Unexampled prosperity has crowned wise laws and their wise administration.

"The main question which divides us is, to whom does the credit of all this belong? Orators may stand upon this platform, more able and more eloquent than I, who will paint in more brilliant colors, but they cannot put in more earnest thought the affection and admiration of Republicans for our distinguished ex-Secretary of State.

"I yield to no Republican, no matter from what State he hails, in admiration and respect for John Sherman, for Gov. McKinley, for Thomas B. Reed, for Iowa's great son, for the favorites of Illinois, Wisconsin and Michigan, but when I am told that the credit for the brilliant diplomacy of this administration belongs exclusively to the late Secretary of State; for the administration of its finances to the Secretary of the Treasury; for the construction of its ships to the Secretary of the Navy; for the introduction of American pork in Europe to the Secretary of Agriculture; for the settlement (so far as it is settled) of the currency question to Senator John Sherman; for the formulation of the tariff laws to Governor McKinley; for removal of the restrictions placed by foreign nations upon the introduction of American pork to our Ministers at Paris and Berlin—I an tempted to seriously inquire, who, during the last four years, has been President of the United States, anyhow?

"Čæsar, when he wrote those commentaries which were the history of the conquests of Europe under his leadership, modestly took the position of Æneas when he said, 'They are the narrative of events, the whole of which I saw, and the part of which I was.'

"General Thomas, as the rock of Chickamauga, occupies a place in our history with Leonidas among the Greeks, except that he succeeded where Leonidas failed. The fight of Joe Hooker above the clouds was the poetry of battle. The resistless rush of Sheridan and his steed down the valley of the Sheuandoah is the epic of our civil war. The march of Sherman from Atlauta to the sea is the supreme triumph of gallantry and strategy. It detracts nothing from the splendor of the fame, or the merits of the deeds, of his lieutenants to say that, having selected them with marvelous sagacity and discretion, Grant still remained the supreme commander of the national army.

"All the proposed acts of any administration, before they are formulated, are passed upon in Cabinet council, and the measures and suggestions of the ablest secretaries would have failed with a lesser President; but for the great good of the country, and the benefit of the Republican party, they have succeeded because of the suggestive mind, the indomitable courage, the intelligent appreciation of situations, and the grand magnanimity of Benjamin Harrison.

"It is an undisputed fact that during the few months when both the Secretary of State and the Secretary of the Treasury were ill, the President personally assumed the duties of the State Department and of the Treasury Department, and both with equal success. The Secretary of State, in accepting his portfolio under President Garfield, wrote: 'Your administration must be made brilliantly successful and strong in the confidence and pride of the people, not at all diverting its energies for reflection, and yet compelling that result by the logic of events, and by the imperious necessities of the situation.'

"Garfield fell before the bullet of the assassin, and Mr. Blaine retired to private life. General Harrison invited bim to take up that unfinished diplomatic career where its threads had been so tragically broken. He entered the Cabinet—he resumed his work—and has won a higher place in our history. The prophecy he made for Garfield has been superbly fulfilled by President Harrison. In the language of Mr. Blaine, the President has 'compelled a reelection by the logic of events and the imperious necessities of the situation."

"The man who is nominated here to day to win must carry a certain wellknown number of the doubtful States. Patrick Henry, in the convention which started rolling the ball of the independence of the colonies from Great Britain, said: 'I have but one lamp by which my feet are guided, and that is the lamp of experience. I know of no way of judging of the future but by the past.'

<sup>4</sup> New York was carried in 1880 by General Garfield, and in every important election since that time we have done our best. We have put forward our ablest, our most popular, our most brilliant leaders, for Governor and State officers, to suffer constant defeat. The only light which illumines with the sun of hope the dark record of those twelve years is the fact that in 1888 the State of New York was triumphantly carried by President Harrison. He carried it then as a gallant soldier, a wise senator, a statesman who inspired confidence by his public utterances in daily speech from the commencement of the canvass to its close. He still has all these claims, and, in addition, an

administration beyond criticism, and rich with the elements of popularity with which to carry New York again.

"Ancestry helps in the Old World, and handicaps in the New. There is but one distinguished example of a son first overcoming the limitations imposed by the preëminent fame of his father, and then rising above it; and that was when the younger Pitt became greater than Chatham.

"With an ancestor a signer of the Declaration of Independence, and another who saved the northwest from savagery and gave it to civilization and empire, and was also a President of the United States, a poor and unknown lawyer of Indiana has risen by his unaided efforts to such distinction as lawyer, orator, soldier, statesman and President that he reflects more credit on his ancestors than they have devolved upon him, and presents in American history the parallel of the younger Pitt.

"By the record of a wise and popular administration, by the strength gained in frequent contact with the people, in wonderfully versatile and felicitous speech, by the claims of a pure life in public and in the simplicity of a typical American home, I nominate Benjamin Harrison."

## THE REPUBLICAN NOMINEE FOR VICE-PRESIDENT OF THE UNITED STATES.

HON. WHITELAW REID, who was nominated for the Vice-Presidency by unanimous vote of the delegates at Minneapolis on June 10, 1892, is the editor and proprietor of the "New York Tribune." An excellent sketch of his career, accurate and impartial, was published in the columns of the "Tribune" on the morning following the nomination. The sources of information being of course the most reliable, practically indorsed by the nominee, the liberty is taken of reproducing the sketch as it appeared in the columns of his own paper:

own paper: Whitelaw Reid, the Republican nominee for the office of Vice-President, Whitelaw Reid, the Republican 1897 His father. Robert Charlton Reid, was born in Xenia, Ohio, in October, 1837. His father, Robert Charlton Reid, had married Marian Whitelaw Ronalds, a descendant in direct line from the Clan Ronald of the Highlands of Scotland. His paternal grandfather, also of Scotch blood, emigrated to this country toward the close of the last century, and, as one of its earliest pioneers, settled in Kentucky; but in 1800 he crossed the river and bargained for land upon the present site of Cincinnati. But he was a stern old Covenanter, and found his conscience uneasy, owing to a condition of the sale which required him to run a ferry every day of the week across the Ohio River. Sooner than violate the Sabbath, he gave up his bargain, and removing to Greene County, he became one of the earliest settlers in the township of Xenia. An uncle, Hugh McMillan, D. D., a Scotch Covenanter and conscientious man, took the task upon himself for fitting Whitelaw for college. Dr. McMillan was a trustee of Miami University and principal of the old and long-noted Xenia Academy, which was then reck-oned by the officers of Miami the best preparatory school in the State. As a teacher of classics and general instructor Dr. McMillan had a fine reputation. Under his instruction his nephew was so well drilled in Latin that at the age of fifteen years he entered Miami as a sophomore, with a Latinist rank equal to that of scholars in the upper classes. This was in 1853, and in 1856 he was graduated with the scientific honors, the classical honors having by his own request been yielded to a classmate. Just after graduation he was made principal of the graded schools in South Charleston, Ohio, his immediate pupils being generally older than himself. Here he taught French, Latin and the higher mathematics. During this period he repaid his father the expense of his senior year in college, and, returning home at the age of twenty, he bought the "Xenia News" and for two years led the life of a country editor.

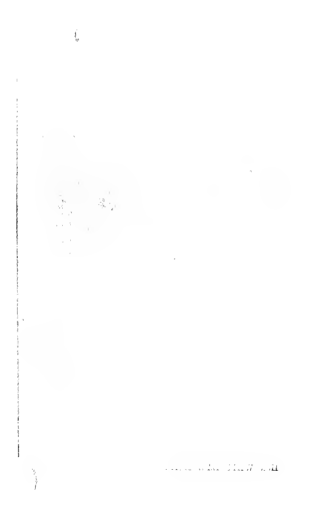
#### AN ORIGINAL REPUBLICAN.

Directly after leaving college Mr. Reid had identified himself with the then new Republican party, and took the stump for John C. Frémont. He was a constant reader of the "New York Tribune," and his own paper, the "News," edited with vigor and such success as to double its circulation during his control of its columns, was conducted by him, as much as possible, after the model of that great humanitarian journalist he was destined to succeed. In 1860, notwithstanding his personal admiration of Mr. Chase, he advocated the nomination of Mr. Lincoln, the "News" being the first West-



HON. WHITELAW REID.

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ern newspaper outside of Illinois to do so; and its influence caused the election of a Lincoln delegate to the Republican Convention from the Xenia district, thus strengthening the break in the Ohio eolumn which Governor Chase at the time so bitterly resented, After Mr. Lincoln's famous speech at the Cooper Institute in New York and his return to the West, Mr. Reid went to Columbus to meet him, formed one of his escort to Xenia, and introduced him at the railroad station to the citizens. Subsequently he entered ardently into the business of the campaign, making speeches and acting as secretary of the Greene County Republican Committee. His exertions were too much for his health, and he was compelled to withdraw from the political arena and take a vacation. He travelled through the Northwest, visiting the extreme headwaters of the Mississippi and St. Louis rivers, and returned across the site of the present town of Duluth. The following winter he spent in Columbus as a legislative correspondent on an engagement with the "Cincinnati Times." His letters from the Northwest in the "Cincinnati Gazette" during the summer of 1860 were favorably received, and, after a few weeks of his engagement with the "Times" had elapsed he obtained an offer at a higher figure from the "Cleveland Herald," to be followed by a yet better offer from the "Cincinnati Gazette." Mr. Reid undertook all three engage-ments, and by them was put in receipt of a good income for a journalist in those days, some \$38 a week; but the task of writing daily three letters, distinct in tone, upon the same dreary legislative themes was a species of drudgerv which severely tried even his versatility and courage. Such discipline, however, rendered his later journalistic lahors comparatively light and attractive.

#### SERVICES AS A WAR CORRESPONDENT.

At the close of that session of the Ohio Legislature the "Gazette" offered him the post of city editor, and this position, so full of varied training, he accepted until, at the beginning of the Civil War, McClellan, then a captain in the Regular Army and stationed at Cincinnati, was sent to West Virginia. With this movement, Mr. Reid, by order of the "Gazette" Company, took the position of its war correspondent. Gen. Morris had command of the advance, and Mr, Reid, as representative of the then foremost journal in Ohio, was assigned to duty as volunteer aide-de-camp, with the rank of captain. Then over the signature of "Agate" began a series of letters which attracted general attention and largely increased the demand for the "Gazette." After the West Virginia campaign terminated in the victory over Garnet's army and the death of General Garnet himself at Carrick's Ford, on Cheat River, Mr. Reid returned to the "Gazette" office, and for a time wrote editorial leaders. He was sent back to West Virginia, and given a position on the staff of General Rosecrans. He served through the second campaign that terminated with the battles of Carnifex Ferry and Gauley Bridge. These battles he wrote an account of and then returning to the "Gazette" office resumed his editorial duties and helped organize the staff of correspondents the publishers of that journal had found it necessary to employ. Fairly established as a journalist of much promise, only brief mention can be made of the brilliant service which marked his subsequent career in the West. In 1861-'62 he went to Fort Donelson, recorded the Tennessee campaign, arrived at Pittsburg Landing weeks in advance of the battle fought there, and, leaving a sick-bed, was the only correspondent who witnessed the fight from its beginning to its close. It was his account of this battle, one of the most important of the war, that stamped him as a newspaper correspondent of the first class. Those ten columns of the "Gazette" were widely copied and published in extras by St. Louis and Chicago papers, and their writer was complimented by an advance in his already liberal salary,

At the siege of Corinth Mr. Reid was appointed chairman of a committee of the correspondents to interview General Halleck upon the occasion of the latter's difficulty with "the gentlemen of the press," which ended in their dignified withdrawal from the military lines.

### EXPERIENCES AS A WASHINGTON CORRESPONDENT AND AS A PLANTER.

Mr. Reid went to Washington in the spring of 1862, where he was offered the management of a leading St. Louis newspaper. On hearing of this offer the proprietors of the "Gazette" offered to sell him a handsome interest in their establishment at a fair price. This he accepted, and his share of the profits for the first year amounted to two-thirds of the cost and laid the foundation of his fortune. As the correspondent of the "Gazette" at the National Capital he soon distinguished himself, and attracted by his literary and executive ability the notice of Horace Greeley, who from that time became his highly appreciative and unswerving friend. A visit to the South in 1865, as the companion of Chief Justice Chase on the trip made by the latter at the request of President Johnson, resulted in the production of Mr. Reid's first contribution to literature in the form of a book, entitled "After the War: A Southern Tour." This book is a fair reflex of its author's independent and healthful mind and practical experience of men and things, and an excellent record of the affairs of the South during the years immediately following the war. During this tour the business of cotton-planting appeared so remunerative that, in partnership with General Francis J. Herrou, Mr. Reid engaged in it in the spring of 1866; but when the crop looked most promising the army worm detroyed three-fourths of it. Even what remained, however, prevented the loss of their investment, and induced Mr. Reid to try his fortune subsequently in the same husiness in Alabama; hut after two years, though not a loser, his gain was principally in business experience. During these years, however, he was otherwise engaged than in growing cotton. His "Ohio in the War," two large volumes of more than a thousand pages each, was produced during the years when cotton-planting was his ostensible husiness. This work is a monument of industry and a model for every other State work of the kind. After the publication of this work Mr. Reid in 1868 resumed the duties of a leader-writer on the "Gazette."

On the impeachment of President Johnson he went to Washington and reported carefully that transaction. That summer Mr.Greeley renewed an invitation, two or three times made before, to Mr. Reid, to connect himself with the political staff of the "Tribune." Mr. Reid finally accepted, and took the post of leading editorial writer, with a salary next in amount to that of Mr. Greeley and responsible directly to him. He wrote many of the leaders throughout the campaign that ended in the first election of Grant. Shortly afterward a difficulty between the managing editor and the publishers resulted in the withdrawal of the former, and Mr. Reid was installed in the managing editor's chair. In this advancement he retained the affection and unbounded confidence of his venerated chief, who since the withdrawal of Mr. Dana to make his venture in Chicago and then to get the "Sun," had not failed to observe the uncertainties and dangers attending this most arduous of journalistic positions. By a bold expenditure in 1870 Mr. Reid surpassed all rivals at home and abroad in reports of the Franco-Prussian war, and from that time, with full power to do so, gradually reorganized and strengthened the staff of the Tribune.

#### ASSUMING THE EDITORSHIP OF THE "TRIBUNE."

After the nomination of Mr. Greeley for President in 1872, Mr. Reid was made editor-in-chief of the "Tribune"—an office accepted by him with genuine reluctance, but with courage and determination. Untrammeled by tra-

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dition, he made the "Tribune" the exponent of a broad and catholic Americanism. In this he failed not to rally to his support scholarly and sagacious veterans of the "Tribune" establishment. After the disastrous close of the campaign of 1872, that which astonished friend and foe alike was the enormous amount of resources Mr. Reid's conduct had gained for him in the shape of capital freely and confidently placed at his disposal. He was thus enabled to obtain entire control of the "Tribune."

Mr. Reid's public services as a journalist led his friends repeatedly to urge him to enter other departments of public life. President Hayes and President Garfield offered him the position of American Minister to Germany, but on both occasions he declined it. In 1878 the New York Legislature elected him for life a Regent of the State University. Finally, in March, 1889, he was prevailed upon to accept from President Harrison the appointment of Minister to France, and thereupon resigned the editorship of the "Tribune." After securing the repeal of the French decree prohibiting the importation of American meats, and negotiating rociprocity and extradition treaties, he resigned office and came home in April, 1892. On his return he was honored with dinners by the Chamber of Commerce, the Ohio Society, and the Lotos Club. In 1881 Mr. Reid married the daughter of D. O. Mills, and they have two children.

### SPEECH OF GENERAL HORACE PORTER OF NEW YORK IN SECONDING THE NOMINATION OF HON. WHITELAW REID FOR THE VICE-PRESIDENCY, JUNE 10, 1892.

"MR. CHAIRMAN and gentlemen of the Convention, I rise on behalf of the New York delegation to commend to you the distinguished gentleman whose name has just been pronounced as a candidate for the Vice-Presidency by the chairman of that delegation. This gentleman by his private work and public services has well commended himself, not only to the people of the Empire State, but the people of all the States throughout the Union.

"His name and character and services will give an assurance that he will carry out the policy of the party; that he will stand strong in the affections of his fellow citizens; that he will command the unqualified respect of all the civilized globe.

"He is prominently to-day New York's favorite. In our side of politics we have not been as prolific in favorite sons as the Democracy. New York has given birth to two favorite sons. There we have twins, but, unlike other twins, even the parents who begot them cannot trace any marked resemblance between them.

#### THE SUCCESSOR OF GREELEY.

"Mr. Reid began his career and continued his service in the broad and instructive field of American journalism. He became the legitimate and worthy successor to that great creator of modern journalism, Horace Greeley. So broad were Mr. Reid's views, so thoroughly was he informed in everything pertaining to the country's success, that the people demanded, and in recognition of their wish the appointing powers selected him as Minister to France in a very important crisis in the diplomatic relations of the two countries. We were glad to see him serve as Minister from the oldest Republic of the New World to the newest Republic of the Old World.

"Scarcely had he been installed in office when there fell upon him for solution the most complicated, the most intricate questions that had ever 2 B arisen in diplomacy between the two countries. That he solved them successfully and met them boldly, is a mark of inexpressible pride to every one who honors the American flag.

#### DIPLOMATIC ACHIEVEMENTS.

"In the exhibits at the French Exposition he brought order out of chaos. He negotiated a most important extradition treaty. He succeeded in securing France as the first nation to accept our nation's invitation to the International Columbian Fair. He secured France as the first nation to give her consent to the terms of our international copyright. He negotiated there au important reciprocity treaty, and last, he achieved his greatest triumph in that warfare of intellectual giants in securing the repeal of the prohibitory duties put upon American pork.

"He showed himself the master of modern diplomacy throughout these complicated transactions, and he retained the absolute confidence of his own government, and secured the respect of the French government, to which he was accredited. His duty done, he resigned the office which he never sought, and made manifest his feeling that the post of honor is the private station.

"When he returned to our shores all the honors in the land were heaped upon him. He was made an honorary member of the Chamber of Commerce and of many important societies. Everywhere banquets were given in his honor. His name is one which stands without reproach. There is no blot on his escutcheon. He has not had to learn that reproach is a concomitant to greatness.

"He is an eminently practical man. He has always tried to perform, not what he knows, but what he can do. He has been a loyal party man. He has always placed loyalty to his party next only to loyalty to his nation.

has always placed loyalty to his party next only to loyalty to his nation. "He believes, as you, Mr. Chairman, and as every delegate, I think, on this floor, in the necessity of party, helieves, that the end of party is the origin of faction, the abandonment of party is the beginning of auarchy.

#### ALL RIGHT WITH LABOR.

"It is said Mr. Reid has had difficulties with the typographical union. That has all been amicably and satisfactorily settled. We have that statement from the president of that organization, who was here present to-day, and has placed it in writing. Give us Mr. Reid, and his name and his services will do more than those of any other in assisting in the campaign there. Give us him and we will give you a victory next November.

"Bring forth the banners, inscribe them with Harrison and Reid, and with those two marshals in the van we shall enter upon the campaign with no donbts to shake our purpose, with no ill-advised measures to lessen the ardor of the campaign. We shall have no deserters from our ranks. We shall have recruits flocking to our vanguard from every quarter.

"With all our battalions in the field, with all our columns on the march, with our banners inscribed with the proud record of past successes, we shall move on to final triumph and fall not until our banners sound the glad notes of victory."

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# PROCEEDINGS OF THE REPUBLICAN NATIONAL CON-VENTION, HELD AT MINNEAPOLIS, MINN., JUNE 7 TO JUNE 10, 1892.

THE tenth Republican National Convention assembled at Minneapolis on June 7th, 1892, and with great enthusiasm was called to order by Chairman Clarkson of the National Committee at 12.35 p. M. Prayer was offered by Rev. William Brush, Chancellor of the University of Dakota. The official call of the Convention was then read, and Hon. J. Sloat Fassett of New York was placed in nomination for temporary chairman. The election of Mr. Fassett was unanimous. The presiding officer *pro tem*. upon installation made an able speech, in which the history of the Party was briefly reviewed. On mentioning the name of ex-speaker Thomas B. Reed, in connection with that gentleman's work in the Fifty-first Congress, a great demonstration was made. On response to many calls from the delegates and visitors, Mr. Reed made a short but stirring speech on the policy of the party.

Temporary officers were then appointed, after which a roll-call of the States was made. When this task had been completed, and the various committees requested to assemble in the several committee rooms immediately after the proper business of the meeting was concluded, the Convention adjourned until 11 o'clock A. M. on the 8th inst.

which was accepted by Mr. Fassett amid much applause. Following this pleasing ineident came a request from the presiding officer for the report of the Committee on Credentials. General Cogswell, in behalf of that committee, announced that the report was not quite ready, but might reasonably be expected on the day following.

Next in order came the report of the Committee on Permanent Organization. This was presented by Mr. B. C. Loekwood of Idaho, and recommended the election of Hon. William McKinley of Ohio as permanent chairman of the Convention, with Charles W. Johnson of Minnesota as permanent secretary. The report was unanimously adopted. Mr. Fassett then appointed Hon. Samuel Fessenden, Senator Spooner, aud General Mahone as a committee to escort the permanent chairman to his post. Governor McKinley received a great ovation, and on assuming his duties made a vigorous and well-received speech, dealing principally with the Issues of protection and reciprocity. At the conclusion of his address, the Venerahle Fred. Douglass was called for, and warmly applauded.

The report of the Committee on Rules and Order of Business was asked for and presented. General Bingham of Pennsylvania, on handing in this report, announced that the rules had been framed in keeping with the rules of the Fifty-first Congress. Then came a request for the report on the Committee of Resolutions. Chairman Foraker of Ohio, who met with an enthusiastic reception, announced that the report was not yet ready. An extension of time was granted to the committee.

The roll of States was called for the names of the new National Committeemen. Thirty-six States and Territories responded.

Chairman McKinley, when the roll had been called, stated, under a misapprehension, that next in order came the nomination of candidates for the

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Presidency. It was explained by Senator Cullom that nominations could not be made until the reports of the Committees on Credentials and Resolutions had been presented and adopted. The Convention then adjourned uutil 11 A.M. on the following day.

The third day's session of the National Convention began at 11.27 A. M., June 9th, 1892. Prayer was offered by Rev. William Brush, Chancellor of the University of South Dakota. The report of the Committee on Credentials was then called for, and announcement was made that the committee was still in session, but hoped to report fully at 8 o'clock P. M. A Resolution, introduced by Senator Cullom, recommending a Congressional appropriation in aid of the World's Fair, and a resolution introduced by Mr. Roberts of Illinois, providing for admission of all members of the Grand Army to the Convention Hall, and these resolutions having been referred to the proper committee, the Convention took a recess, by vote of 407 against 250, until 8 P. M.

The proceedings at the evening session began at 8.52 P. M. On the motion of Mr. Chauncey M. Depew of New York, congratulations were offered to Col. "Dick" Thompson of Indiana, on having attained his eighty-third birthday. Mr. Depew stated that Col. Thompson had voted for every president during the past sixty years, had been a delegate at every National Convention of the Republican Party since its organization, and had served with distinction in Congress, and in the Federal Cabinet. A resolution was then read from the Mayors of Titusville and Oil City, Pennsylvania, addressed to the Pennsylvania delegation, asking that the country be informed through the Conventiou, of the suffering and need for relief in Titusville and Oil City.

A call was then made for the report of the Committee on Credentials. Two reports were presented, one from the majority and from the minority of the committee. After an animated discussiou. a vote was taken, with the result that the majority report was adopted by 476 to 365, a vote being previously taken as to a demand of the New York and Pennsylvania delegations, a dispute concerning Alabama, when the vote stood  $463\frac{1}{2}$  for the majority report, as against  $423\frac{1}{2}$  for the minority. The convention then adjourned until 11 A. M., on Friday, the 10th inst.

At 11.30 A. M., on June 10th, the fourth day's proceedings were opened, Rev. Dr. Wayland Hoyt of Indiana offering prayer. Chairman McKinley then announced that the regular order was the consideration of the report of the Committee on Credentials in regard to the Ninth District of Alabama, and the motion to substitute the minority for the majority report. This motion was defeated by a *viva voce* vote, the majority report as a whole being adopted. The next transaction was the reading of a communication from the Woman's Republican Association, followed by a speech from Mrs. J. Ellen Foster concerning the work of the Association and the general work of the party.

Åt last the point was reached for presentation of candidates for President and Vice-President. The roll of States was called. Senator Wolcott. answering for Colorado, placed the name of James G. Blaine before the convention. When the name of Indiaua was reached, Col. Dick Thompson placed in nomination Benjamin Harrison. At the mention of the names of Blaine and Harrison by those who placed them in nomination, and again by those who seconded the nominations, there was a tremendous outburst of cheering and applause. Mr. W. H. Eustis of Minnesota seconded the nomination of James G. Blaine. At the end of Mr. Eustis's speech a tumultuous outburst of applause occurred, lasting without intermission for twenty-four minutes. Mr. Chauncey M. Depew seconded the renomination of Gen. Harrison, and made the great speech of the convention. The cheering at the conclusion of Mr. Depew's eloquent appeal lasted twenty minutes. Mr. Warner Miller of New York also seconded the nomination of James G. Blaine. Mr. H. B. Cheatam of North Carolina, a colored delegate, also seconded the nomination of Gen. Havrison. Mr. G. B. Boyd of Tennessee spoke briefly in behalf of Blaine, and Senator Spooner of Wisconsin addressed the Convention at length in advocacy of Gen. Harrison's renomination. Mr. Stephen W. Downey of Wyoming advocated the nomination of Blaine, but owing to the growing impatience of the audience Mr. Downey had much difficulty in securing attention.

The balloting then commenced, with the following result.

н	arrison.	Blaine.	McKinley.	Reed.	Lincoln.
Alahama		0	7	0	0
Arkansas		ŏ	i	Ō	Ō
California		ğ	ī	Õ	Ō
Colorado	ŏ	Ř	õ	õ	õ
Connecticut		ŏ	š	ă	ŏ
Delaware		1	ĭ	ŏ	ŏ
Florida		ō	ō	ŏ	ŏ
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		6	ŏ	ŏ	ŏ
Idaho		14	ő	ŏ	ŏ
Illinois		0	ŏ	ŏ	ŏ
Indiana		5	1	ŏ	ŏ
Iowa		0	9	ŏ	ŏ
Kansas		2	9 1	ő	ŏ
Kentucky		8	0	0	ŏ
Louisiana		12	0	ŏ	ŏ
Maine			2	ő	ŏ
Maryland		0		ő	ŏ
Massachusetts		1	11	0	
Michigan		2	19	0	0
Minnesota	8	9	1	~	0
Mississippi'	131/2	41/2	0	0	0
Missouri	25	4	ខ្ល	0	0
Montana	5	1	0	0	0
Nebraska		0	1	0	0
Nevada	0	6	0	0	0
New Hampshire	4	22	0	1	1
New Jersey	18		0	0	0
New York	27	35	10	0	0
North Carolina	173/3	23/3	1	0	0
North Dakota	2	4	0	0	0
Ohio	1	0	45	0	0
Oregon		0	7	0	0
Pennsylvania		3	42	0	0
Rhode Island		1	1	1	0
South Carolina	13	3	2	0	0
South Dakota		0	0	0	0
Tennessee		4	3	0	0
Texas		6	0	2	0
Vermont		0	0	0	0
Virginia		13	2	0	0
Washington		6	1	0	0
West Virginia		Ó	0	0	0
Wisconsin		2	3	0	0
Wyoming		2	0	0	0
Arizona		1	0	0	0
District of Columbia		2	0	0	0
New Mexico		ö	0	0	0
Oklahoma		ŏ	Ō	0	0
Utab		ŏ	Ŏ	0	0
Alaska		ŏ	õ	0	0
Indian Territory	ĩ	ĭ	ŏ	Ō	Ō
Indian Territory					
Total Kentucky 1 absent.	535 1-6	6 182 1-	6 182	4	1

When it became apparent to the chairman that General Harrison had received a majority of all the votes cast, he called upon the delegates to declare

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if the nomination be made unanimous. The response was a general "aye," and the nomination was therefore declared unanimous. A resolution was offered by Ex-Senator Ingalls of Kansas to print a full report of the National Conventions of 1856, 1860, 1864 and 1892, to be sold at the cost of printing, after which the Convention adjourned until 8 P. M.

after which the Convention adjourned until 8 P. M. The Convention was again called to order at 8.53 P. M., and the announcement was made from the chair that the next order of business was the presentation of names for nomination to the Vice-Presidency. The roll of States was called, and when New York was reached, State Senator O'Connor nominated Hon, Whitelaw Reid. This nomination was seconded by Gen. Horace Porter, and also by Governor Bulkeley. Mr. J. C. Settle of Tennessee placed in nomination Hon. Thomas B. Reed of Maine. This was seconded by Mr. Loutham of Virginia. Mr. Reed's name was subsequently withdrawn on the announcement of a delegate from Maine that he was certain Mr. Reed would decline the honor. Hon. Whitelaw Reid was then nominated by acclamation. This practically ended the business of the Convention. Governor McKinley

This practically ended the business of the Convention. Governor McKinley was made chairman of a committee to notify the candidates. A resolution of thanks to the chairman for the manner in which he had conducted the proceedings, and one of thanks to the citizens of Minneapolis and Minnesota having been placed before the meeting and unanimously adopted, the convention adjourned *sine die* at 9.57 P. M., June 10, 1892.

# THE REPUBLICAN PLATFORM, 1892, ADOPTED AT MINNEAPOLIS, JUNE 10, 1892.

## THE PLATFORM.

THE representatives of the Republicans of the United States, assembled in general convention on the shores of the Mississippi river, the everlasting bond of an indestructible republic, whose most glorious chapter of history is the record of the Republican party, congratulate their countrymen on the majestic march of the nation under the banners inscribed with the principles of our platform of 1888, vindicated by victory at the polls and prosperity in our fields, workshops and mines, and make the following declaration of principles.

#### THE TARIFF.

We reaffirm the American doctrine of protection. We call attention to its growth abroad. We maintain that the prosperous condition of our country is largely due to the wise revenue legislation of the Republican Congress. We believe that all articles which cannot be produced in the United States, except luxuries, should be admitted free of duty, and that on all imports coming into competition with the products of American labor there should be duties levied equal to the difference between wages abroad and at home. We assert that the prices of manufactured articles of general consumption have been reduced under the operations of the Tariff act of 1890. We denounce the efforts of the Democratic majority of the House to destroy our tariff laws by piecemeal, as manifested by their attacks on wool, lead and lead ore, and we ask the people for their judgment thereon.

We point to the success of the Republican policy of reciprocity, under which export trade has vastly increased, and new and enlarged markets have been opened for the products of our farms and workshops. We remind the people of the bitter opposition of the Democratic party to this practical business measure, and claim that, executed by a Republican administration, our present laws will eventually give us control of the trade of the world.

#### SILVER.

The American people, from tradition and interest, favor bimetallism, and the Republican party demands the use of both gold and silver as standard money, with such restrictions and under such provisions, to be determined by legislation, as will secure the maintenance of the parity of values of the two metals, so that the purchasing and debt-paying power of the dollar, whether of silver, gold or paper, shall be at all times equal.

The interests of the producers of the country—its farmers and its workingmen—demand that every dollar, paper or coin, issued by the government shall be as good as any other dollar. We commend the wise and patriotic steps already taken by our government to secure such an international conference to adopt such measures as will insure a parity of value between gold and silver for use as money throughout the world.

#### ELECTIONS.

We demand that every citizen of the United States shall be allowed to cast one free and unrestricted ballot in all public elections, and that such ballot shall be counted and returned as cast: that such laws shall be enacted and enforced as will secure to every citizen, be he rich or poor, native or foreign born, white or black, this sovereign right, guaranteed by the Constitution; the free and honest popular ballot, the just and equal representation of all the people, as well as the just and equal protection under the laws as the foundation of our Republican institutions, and the party will never relax its efforts until the integrity of the ballot and the purity of elections shall be fully guaranteed and protected in every State.

#### SOUTHERN OUTRAGES.

We denounce the continued inhuman outrages perpetrated on American citizens for political reasons in certain States of the Union.

## FOREIGN RELATIONS.

We favor the extension of our foreign commerce, the restoration of our mercantile marine by home-built ships and the construction of a navy for the protection of our national interests and the honor of our flag; the maintenance of the most friendly relations with foreign powers, entangling alliances with none and the protection of the rights of our fishermen. We reaffirm our approval of the Monroe doctrine, and believe in the achievement of the manifest destiny of the Republic in its broadest sense. We favor the enactment of more stringent laws and regulations for the restriction of criminals, pauper and contract immigration.

#### MISCELLANEOUS.

We favor efficient legislation by Congress to protect the life and limbs of employés of the railroad companies engaged in carrying interstate commerce, and recommend legislation by the respective States that will protect employés engaged in interstate commerce, and in mining and manufacturing.

The Republican party has always been the champion of the oppressed, and recognizes the dignity of manhood irrespective of faith, color or nationality. It sympathizes with the cause of home rule in Ireland, and protests against the persecution of the Jews in Russia. The ultimate reliance of free popular government is the intelligence of the people, and the maintenance of freedom among men.

We declare anew our devotion to liberty of thought and conscience, of speech aud press, and approve all agencies and instrumentalities which contribute to the education of the children of the land, but while insisting upon the fullest measure of religious liberty, we are opposed to any union of church and state.

We reaffirm our opposition, declared in the Republican platform of 1888, to all combinations of capital organized to control arbitrarily the condition of trade among our citizens. We heartily indorse the action taken on this issue, and ask for such further legislation as may be required to remedy any defects in existing laws, and to render their enforcement more complete and effective.

We approve the policy of extending to towns and rural communities the advantages of the free delivery service, now enjoyed by the large cities of the country, and reaffirm the declaration coutained in the Republican platform of 1888, pledging the reduction of letter postage to one cent at the earliest possible moment.

#### CIVIL SERVICE.

We commend the spirit and evidence of reform in the civil service, and the wise and consistent enforcement by the Republican party of the laws relating to the same.

# NICARAGUA CANAL.

The construction of the Nicaragua Canal is of the highest importance to the American people, both as a measure of national defense, and to build up and maintain American commerce, and it should be controlled by the Government of the United States.

#### TERRITORIES.

We favor the admission of the remaining Territories at the earliest possible moment, having due regard to the interests of the people of the Territories and of the United States. All the Federal officeholders appointed in the Territories should be selected from the residents thereof, and the right of self-government should be accorded as far as possible

# ARID LANDS.

We favor the cession, subject to the homestead laws, of the arid public lands to the States and Territories in which they lie, under such Congressional restrictions as to disposition, reclamatiou, and occupancy by settlers as will secure the maximum benefits to the people.

## THE COLUMBIAN EXPOSITION.

The World's Columbian Exposition is a great national undertaking, and Congress should promptly enact such reasonable legislation in aid thereof as will insure a discharge of the expense and obligations incident thereto, and the attainment of results commensurate with the dignity and progress of the nation.

#### INTEMPERANCE.

We sympathize with all wise and legitimate efforts to lessen and prevent the evils of intemperance and promote morality.

# PENSIONS.

Ever mindful of the service and sacrifices of the men who saved the life of the nation, we pledge anew to the veteran soldiers of the republic a watchful care and recognition of their just claims upon a grateful people.

## HARRISON'S ADMINISTRATION.

We commend the able, patriotic and thoroughly American administration of President Harrison. Under it the country has enjoyed remarkable prosperity, and the dignity and honor of the nation at home and abroad have been faithfully maintained, and we offer the record of pledges kept as a guarantee of faithful performance in the future.

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# PART II.

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# HISTORY OF THE REPUBLICAN PARTY.

THE honor of being the birthplace of the Republican party is contested by several States. It now appears beyond doubt, however, that the earliest movement looking to the establishment of the party was a large gathering of anti-slavery advocates, drawn from the progressive wing of both the Whig and the Democratic parties of that day, "under the oaks" at Jackson, Michigan, in a picnic fashion, on the 6th of July, 1854. Kindred spirits in Wisconsin were the next to organize at a meeting held on the 13th day of the same month. At Geneva, Ill., Strong, Me., Worcester, Mass., Pittsburg, Pa., and elsewhere in the Northern States, enthusiastic meetings were held at various dates during the following two years; and, pursuant to a wide demand, a national convention was called to meet in Philadelphia on the 17th of June, 1856. William H. Seward and Salmon P. Chase having withdrawn their names, the leading candidates for the Presidential nomination were Judge John McLean of Penusylvania and Gen. John C. Frémont, U. S. A. The latter was nominated on the first ballot by a vote of 358 to 199. William L. Dayton of New Jersey was chosen, also on the first ballot, to be the party's candidate for Vice-President. There were three tickets in the field that year, and the result of the popular vote was:

Buchanan & Breckinridge, Democratic1,838,169	
Frémont & Dayton, Republican1,341,264	
Fillmore & Donelson, American	

The Republicans carried 11 States, with 114 Electoral votes, at this, the first election in which they took part as an independent organization.

The country was electrified at the showing of strength made in the face of such odds, and some of the best men in the Northern States, who had held aloof from the new party through misapprehension of its prospects, now came forward and enrolled themselves. It was evident that the anti-slavery agitation was at last upon a practical hasis.

What the North viewed with surprise the South regarded with well-defined alarm. The Southern leaders grew bolder and bolder every day in their assertion of the constitutional rights of the States to regulate their domestic interests, including the slave question; and at length these assertions took the form of outright threats that, if the North gave the Abolition crusade its support, the slave States would secede from the Union and set up a Confederacy of their own, where their peculiar institution would he safe from molestation.

The campaign of 1860 was, therefore, fought almost wholly on that issue. Four Presidential tickets were in the field. Stephen A. Douglas of Illinois was the candidate of that part of the Democratic party which believed in sticking to the Union in any event, and in keeping the peace by compromises on both sides. John C. Breckinridge of Kentucky, who had been identified with the Buchanan Administration as Vice-President, was nominated by the Slavery-at-all-hazards Democrats. Another group of politicians in both the great sections of the country formed what they called a Constitutional Union party, and chose a Southern man, John Bell of Tennessee, for the first, and a Northern man, Edward Everett of Massachusetts, for the second place on their ticket. The Republicans, who had representatives from all of the free and from five of the slave States at their convention, took only three ballots. The leading candidates were William H. Seward of New York, already somewhat famous as a statesman, and a Western man—one Abraham Lincoln of Illinois, whose reputation had been largely gained in local contests with the Democratic favorite, Douglas.

Seward led on the first ballot, Lincoln on the second. Before the third had been finished it was evident that Lincoln was going to have the requisite number to nominate, and a stampede to his side began. The wild scenes which followed were described at length in the newspapers, and further increased the alarm-at the South, causing the leaders there to take definite steps toward executing some of the threats they had made in case the enthusiasm of the new party in convention should prove an earnest of its work at the polls.

The announcement of Lincoln's election was the signal for the secession of South Carolina, the formation of the Southern Confederacy, and the retirement of a host of Southern men from Congress to follow the fortunes of their respective States. His first efforts, after his inauguration, were directed to the restoration of peace, which he still hoped might be possible. But the South was determined to go its way, and the new President had not been in office a month and a half before hostilities were actually begun by the siege of Fort Sumter. If the Southern leaders had deliberately set out to insure for Lincoln's administration the undivided support of the North, they could scarcely have chosen a safer course than this. Old Democrats flocked into what came to be known as the Administration party, which was really only the Republican party with its name sufficiently modified to save the self-respect of some of its former foes who were ready to lend their aid in prosecuting the war to a victorious end.

During the next three years, however, men's opinions had several opportunities for revisal, and not a few of the original Republicans who had tired of Lincoln's patient, forbearing policy were ready to join with the Democrats who had become doubtful of the success of the Union arms, to bring about a change of administration. The dissatisfied Republicans put up Frémont as a candidate to kill Lincoln off, and the Democrats nominated Gen. George B. McClellan on a platform declaring the war a failure.

McClellan on a platform declaring the war a failure. The regular Republican convention met in June, 1864, when the national debt had swelled to nearly two billions of dollars, and gold sold at 252. The prospect was exceedingly dark; but the homely maxim of the President, "Tain't safe to swap horses while crossing a stream," had evidently taken pretty firm hold of the minds of the delegates, and Lincoln was renominated. Hannibal Hamlin, who had been his Vice-President, was retired in favor of Andrew Johnson of Tennessee, on the theory that it would be wise to recognize the loyal element in the secceded States by honoring one of their representative men. Lincoln's ticket swept the North, Frémont having withdrawn some time before the election day, and the Democratic peace platform being unacceptable to the majority of the old Democrats themselves, when they came to think soherly of its significance.

The war ended the following spring, as if the South had realized that the reelection of Lincoln typified the resolve of the Northern patriots to stand by their cause to the last gasp, and to sink party differences till the great end of a restored Union had been accomplished. In the first blush of peace, Lincoln was assassinated by J. Wilkes Booth on Good Friday night, 1865, and Johnson succeeded to the Presidential chair. Almost his earliest act as Pres-

ident was to quarrel with the Republican majority in Congress over the policy to be pursued in bringing the seceders back to allegiance and citizenship. The controversy resulted in his trial on articles of impeachment, charging him with high crimes and misdemeanors, his accusers taking the ground that he had transcended his constitutional authority in many of his proceedings. He was acquitted, but it was so narrow an escape that his influence was gone forever, and at the end of his term there was no effort to renominate him.

Gen. Ulysses S. Grant, who had been chiefly instrumental in putting down the rebellion, received the unanimous vote of the Republican convention of 1868. His Democratic competitor was Horatio Seymour of New York. Grant had a comparatively easy victory. His administration for the first four years brought him into a serious conflict with Charles Sumuer, Carl Schurz and other eminent men in his party, and Horace Greeley headed a revolt of the Liberal Republicans, who held a separate convention from the main party and nominated Greeley for President iu 1872. He was endorsed by the Democrats, and became Grant's chief opponent. The hybrid ticket was popular, however, and Grant routed his foes after a sharp, but rather onesided campaign.

The eight years of Grant's service as President were notable for the completion of the Central and Union Pacific Railroads with government aid; the war upon Kukluxism in the South; a general amnesty law for the benefit of the men lately in rebellion; the adoption of the 15th amendment to the Constitution, conferring suffrage on the negro; the award of \$15,500,000 to the United States by the Geneva Tribunal for damages inflicted by the privateer Alabama under English auspices; and the establishment of an Electoral Commission to try the disputed question whether Rutherford B. Hayes of Ohio or Samuel J. Tilden of New York had been elected President of the United States to succeed Grant. The Commission decided in favor of Hayes, the Republican contestant, and he was inaugurated on the 5th of March, 1877.

One of the first incidents of the Hayes administration was the recall from Louisiana, South Carolina and Florida of the Federal troops kept there by Grant to suppress domestic disturbances. In this term also, the law requiring the purchase and coinage of \$2,000,000 to \$4,000,000 worth of silver bullion every month by the government, and the act providing for the payment of arrears of pensions to veterans of the civil war, were passed; and the resumption of specie payments, in accordance with the Sherman act of 1875, was successfully accomplished.

In 1880 the Republicans nominated James A. Garfield of Ohio for President, and he defeated Gen. Winfield S. Hancock, chiefly upon the issue of a high versus a low tariff. A few months after his inauguration, he aroused the hostility of Roscoe Conkling and Thomas C. Platt, Senators from New York, over a question of executive patronage, and the Senators resigned. The bad blood excited by this controversy spread throughout the country, the majority of the party siding with the President; but Charles J. Guiteau, a disappointed office-seeker, avenged himself upon the President for fancied Garfield lingered from the 2d of July, when the wrongs by shooting him. assault was made, till the 19th of September, and then died, and Chester A. The chief events Arthur of New York, the Vice-President, succeeded him. of the Arthur administration were the enactment of the Morrill tariff law, the law to restrict Chinese immigration for ten years, and the law for the reform The public debt was largely increased also. of the civil service.

Arthur was a candidate for the Presidential nomination in 1884, but was beaten after a sharp struggle by James G. Blaine of Maine. At the polls Blaine was defeated by Grover Cleveland of New York, the Democratic candidate. Cleveland's pronounced views on the subject of tariff reduction gave the Republicans again, as in 1880, a popular issue; the hanner of Protection to Home Industries was raised, and in the campaign of 1888, when Cleveland ran for a second term, he was badly routed by the Republican standardbearer, Benjamin Harrison of Indiana.

Harrison's administration has been conspicuous for the passage of the Mc-Kinley tariff act, an act for the relief of the Supreme Court by constituting Circuit Courts of Appeal, an act requiring the purchase by the government of 4,500,000 ounces of silver bullion monthly and an act to pay subsidies to American vessels carrying the mails to parts of the world where our commerce is inactive; for the upbuilding of the American navy, and the establishment of relations of commercial reciprocity with several countries where our agricultural products ought to have a market.

These measures owed their success to the fact that, with the restoration of the Republicans to power in the executive branch of the government, a like change was wrought in the legislative branch. Thomas B. Reed of Maine was chosen Speaker of the new House, and soon aroused the animosity of the Democratic minority by suppressing their attempts to delay the work of the session by fillbustering. The common practice in Congress had been to decide whether there was a quorum present at any given time by taking a vote on some pending bill or resolution by "yeas and nays," and then counting the responses to see whether the total would amount to a quorum under the constitutional rule. This often enabled a minority, by refusing to vote even when bodily present in the chamber, to prevent the appearance of a quorum on the official record of the vote, and thus deprive the chamber of its right to proceed with public business. Speaker Reed abandoned this precedent, directing the Clerk to count the members actually present, whether voting or not, and, if the number proved sufficient, proceeding with business in spite of all protests. The Republicans in the House approved his course, and adopted a permanent rule making this method of determining the presence of a quorum compulsory.

In the general elections of 1890 the Democrats swept the country, and the Fifty-second Congress assembled the next year with a clear majority of 136 in the House of Representatives, besides a group of members elected by the Farmers' Alliance, a political secret society holding a strong position in the agricultural communities of the South and West. Members of the Alliance generally acted with the Democrats. The Speakership went to Charles F. Crisp of Georgia; and the Republicans, by casting their complimentary vote for Ex-Speaker Reed, made him the leader of the opposition in the present Congress.

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# THE FARMERS' ALLIANCE.

THE Farmers' Alliance and Industrial Union is one of many unions of farmers which have come into being within the last twenty years. The National Grange of Patrons of Husbandry for a time made itself felt in politics. This now has twenty-six thousand subordinate granges in the States and Territories. The Farmers' Mutual Benefit Association claims half a million members. The society known as Patrons of Industry is strong in the Northwest. The National Colored Farmers' Alliance and Coöperative Union has its strength in the Southern States. The National Farmers' Alliance has branches in some fifteen States.

These organizations, existing as they do side by side, have many members in common. The Grange especially has become almost wholly a social and beneficiary organization and the majority of its members also belong to the Farmers' Alliance and Industrial Union, which is the strongest, and, politically, the most powerful of the societies. How powerful it is may be imagined from the fact that it counts over a million and a half members.

In the year 1876 the farmers of Lampasas County, Texas, combined in an alliance against land and cattle thieves. The association gathered strength and found agitation for a "no fence" law and other issues which appealed to all the farmers of the State, strength which was shown in the rapid growth of the alliance. In 1886 the Farmers' State Alliance was formed. In its platform it shadowed forth the strong stand it was to take in politics by declaring that one of its objects was "education of the agricultural classes in the science of economical government in a strictly non-partisan spirit."

But other States had followed the lead of the Texas farmers. The Wheel had been organized in a schoolhouse in western Arkansas in 1882, and the farmers of Louisiana had united in the Farmers' Union. Delegates from the Texas Alliance and the Louisiana Union met in 1887 at Waco, Texas, and formed the National Farmers' Alliance and Coöperative Union of America. In the following year a convention was held at Meridian, Miss., of delegates from this and from the National Agricultural Wheel. The two bodies united under the name of the Farmers' and Laborers' Union of America. In December, 1889, the name was changed to the National Farmers' Alliance and Industrial Union, and this name has not been changed. It was at this convention, held in St. Louis, that the first of those "demands" were formulated which have since then become such a feature of the organization.

The Farmers' Alliance has three departments of government, the legislative, the executive, and the judicial. The first is known as the Supreme Council of the order, and is supreme in authority. The second is composed of the duly elected officers, and the third consists of three judges whose duty it is to decide all grievances and appeals affecting the Council, and to try appeals from State bodies. The qualifications for membership are that the applicant shall be white and over sixteen years of age, shall be a believer in a Supreme Being, shall have resided in the State six months, and shall follow one of the following occupations: a farmer, a farm laborer, a mechanic, a country preacher, a country school-teacher, a country doctor or the editor of an agricultural newspaper. The right to change the color requirement is given to States or Territories, but none but whites can be elected as delegates to the Supreme Council as the National Convention is called.

The "demands" as they are called, formulated by the Supreme Council, have been the subject of much comment. The meeting at Ocala, Florida, in

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December, 1890, put forth the following, which attracted the attention of the whole country: 'It demanded the abolition of National banks, the establishment of sub-treasuries to loan money on farm products and land at 2 per cent. or less, the increase of the circulating medium to \$50 per capita, laws against dealing in futures in agricultural products, free and unlimited coinage of silver, laws against alien ownership of land, resumption by Congress of all land granted to railroads in excess of that actually used by those roads, reduction of the tariff, an income tax, national control of railroads and telegraph or government ownership of them, and election of United States senators by direct vote of the people. The platform of demands is given in full at the end of this review of the general subject, together with the sub-treasury warehouse scheme and other details.

"Demands" such as these were sufficiently radical in their nature to call forth the sharpest criticism. Among those who opposed them were a number of members of the Alliance itself, led by President Hall of the Missouri State Alliance, who couched his opposition in no uncertain terms.

Of these "demands," that referring to the sub-treasuries and providing for the loans, aroused the greatest interest. As set forth in the bill introduced into the Senate by Senator Vance of North Carolina, and into the House of Representatives by Mr. Pickler of South Dakota, it was sufficiently startling. It authorized the appropriation of \$50,000,000 to carry out the scheme. Warehouses were to be built in counties whose sales of products had amounted to \$500,000 in any one year, and sub-treasurers in charge of them were to be elected by the people. Any owner of cotton, wheat, corn, oats or tobacco was to be at liberty to deposit his crop in these warehouses and receive therefor treasury notes to the extent of 80 per cent. of their market value. Treasury notes issued for these crops were to be legal tender, and to be receivable for customs duties, and all debts, public and private Warehouse receipts, transferable by the government was to be 1 per cent. The interest on the money advanced by the government was to be 1 per cent. The crops deposited were to be redeemed by the surrender of the warehouse receipt and the payment of the advance together with the interest and charges. All money paid to redeem the crops was to be destroyed. The warehouse receipts could be delivered and the crops redeemed at any sub-treasury.

The objections raised to this scheme by those who opposed it, are, first, that it would force the government to become the greatest dealer in farm products the world ever saw since Pharoah on the advice of Joseph cornered the corn of Egypt; second, dealing in farm products is not a legitimate function of government; third, if the government advanced money on farm products, there is no logical reason why it should not advance money on all kinds of manufactures; fourth, if the price fell below the 80 per cent. advanced, the government would lose money; fifth, no clause was introduced to permit the government to foreclose if the depositor did not keep his margin good; sixth, the government would be forced to deal in agricultural products without the power to refuse; seventh, the scheme is the purest or impurest form of class legislation; eighth, the bill is unconstitutional in that it forces the people to advance money for the special benefit of a section of the population; ninth, the notes printed and secured on these farm products being legal tender, in case of the destruction of the security, would have to be paid in whole or in part by the people; tenth, the government is not and cannot

The Farmers' Alliance has made itself felt in politics. In the Congress of 1892–93 it has the following representatives:

Senators, William Alfred Peffer, Kansas, and James H. Kyle, South Dakota. Representatives, Charles L. Moses, L. F. Livingston, R. W. Everett, Georgia; B. H. Clover, John G. Otis, John M. Davis, William Baker, Jerry Simpson, Kansas; Kittel Halvorsen, Minnesota; John C. Kyle, Joseph H. Beeman, Mississippi; W. A. McKeaghan, O. M. Kem, Nebraska, and George W. Shell, South Carolina.

#### THE PLATFORM OF DEMANDS.

A platform was adopted at St. Louis, but this was superseded by the Ocala platform of the following year, which ran thus: *First.* We demand the abolition of National banks; we demand that the

First. We demand the abolition of National banks; we demand that the government shall establish sub-treasuries or depositories in the several States, which shall loan money direct to the people at a low rate of interest, not to exceed 2 per cent. per annum, on non-perishable farm products and also upon real estate, with proper limitatious upon the quantity of land and amount of money. We demand that the amount of the circulating medium be speedily increased to not less than \$50 per capita.

Second. We demand that Congress shall pass such laws as shall effectually prevent the dealing in futures on all agricultural and mechanical productions, preserving a stringent system of procedure in trials such as shall secure the prompt conviction, and imposition of such penalties as shall secure the most perfect compliance with the law.

*Third.* We condemn the Silver bill recently passed by Cougress, and demand, in lieu thereof, the free and unlimited coinage of silver.

*Fourth.* We demand the passage of the laws prohibiting alien ownership of land, and that Congress take prompt action to devise some plan to obtain all lands now owned by aliens and foreign syndicates, and that all lands now held by railroads and other corporations in excess of such as is actually used and needed by them, be reclaimed by the government and held for actual settlers only.

Fifth. Believing in the doctrine of "equal rights to all and special privileges to none," we demand that our national legislation shall be so framed in the future as not to build up one industry at the expense of another; and we further demand a removal of the existing heavy tariff tax from the necessities of life that the poor of our land must have; we further demand a just and equitable system of graduated tax on incomes; we believe that the money of the country should be kept as much as possible in the hands of the people, and hence we demand that all national and State revenues shall be limited to the necessary expenses of the government economically and honestly administered.

*Sixth.* We demand the most rigid, honest and just State and National governmental control and supervision of the means of public communication and transportation, and if this control and supervisiou does not remove the abuse now existing, we demand the government ownership of such means of communication and transportation.

Seventh. We demand that the Congress of the United States submit an amendment to the Constitution providing for the election of United States Senators by direct vote of the people of each State.

The following additional plank in the platform was proposed, at the Ocala meeting, by Mr. Davie, of Kentucky, and was the subject of a spirited debate:

Whereas, There is now a hill known as the Sub-Treasury bill in the hands of the Ways and Means Committee of the House of Representatives, which should have been reported and acted upon at the last session, and which, if enacted into law, would bring the financial relief so much needed by all classes and industries;

Therefore, Be it resolved that this National Convention of the Farmers' Alliance and Industrial Union, do most respectfully and earnestly ask that said bill be enacted into law as soon as possible, or some other measure that will carry out these principles and meet the necessities of the toiling masses.<sup>#</sup>

\* For most recent developments concerning the Farmers' Alliance, up to the moment of going to press, see *Addenda*, preceding Index.

# THE SUB-TREASURY WAREHOUSE SCHEME.

THE following is the full text of the "Sub-Treasury bill." It was introduced in the Senate by Mr. Vance, of North Carolina, and in the House of Representatives by Mr. Pickler, of South Dakota:—

Section 1. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there may be established in each of the counties of each of the States of this United States a branch of the Treasury Department of the United States, to be known and designated as a sub-treasury, as hereinafter provided, when one hundred or more citizens of any county in any State shall petition the Secretary of the Treasury requesting the location of a sub-treasury in such county, and shall,

1. Present written evidence, duly authenticated by oath or affirmation of county clerk and sheriff, showing that the average gross amount per annum of cotton, wheat, oats, corn and tobacco produced and sold in that county for the last preceding two years exceeds the sum of \$500,000, at current prices in said county at that time; and,

2. Present a good and sufficient bond for title to a suitable and adequate amount of land to be donated to the government of the United States for the location of the sub-treasury buildings; and,

3. A certificate of election showing that the site for the location of such sub-treasury has been chosen by a popular vote of the citizens of that county, and also naming the manager of the sub-treasury elected at said election for the purpose of taking charge of said sub-treasury under such regulations as may be prescribed. It shall in that case be the duty of the Secretary of the Treasury to proceed without delay to establish a sub-treasury department in such county as hereinafter provided.

#### DEPOSITS OF CROPS.

Sec. 2. That any owner of cotton, wheat, corn, oats or tobacco may deposit the same in the sub-treasury nearest the point of its production, and receive therefor Treasury notes, hereinafter provided for, equal at the date of deposit to 80 per centum of the net value of such products at the market price, said price to be determined by the Secretary of the Treasury, under rules and regulations prescribed, based upon the price current in the leading cotton, tobacco or grain markets of the United States; but no deposit consisting in whole or in part of cotton, tobacco or grain imported into this country shall be received under the provisions of this act.

# ISSUE OF TREASURY NOTES.

Sec. 3. That the Secretary of the Treasury shall cause to be prepared Treasury notes in such amounts as may be required for the purpose of the above section and in such form and denominations as he may prescribe, provided that no note shall be of a denomination of less than \$1, or more than \$1,000.

Sec. 4. That the Treasury notes issued under this act shall be receivable for customs, and shall be a full legal tender for all debts, both public and private, and such notes when held by any national banking association shall be counted as part of its lawful reserve.

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#### WAREHOUSE RECEIPTS.

Sec. 5. It shall be the duty of the manager of the sub-treasury when cotton, grain or tobacco is received by him on deposit, as above provided, to give a warehouse receipt showing the amount and grade or quality of such cotton, tobacco or grain, and its value at date of deposit; the amount of Treasury notes the sub-treasury has advanced on the product; that the interest on the money so advanced is at the rate of 1 per centum per annum; expressly stating the amount of insurance, weighing, classing, warehousing and other charges that will run against such deposit of cotton, grain or tobacco. All such warehouse receipts shall be negotiable by endorsement.

#### REDEMPTION OF DEPOSITS.

Sec. 6. That the cotton, grain or tobacco deposited in the sub-treasury under the provisions of this act may be redeemed by the holder of the warehouse receipt herein provided for, either at the sub-treasury in which the product is deposited, or at any other sub-treasury, by the surreuder of such warehouse receipt and the payment in lawful money of the United States of the same amount originally advanced by the sub-treasury against the product, and such further amount as may be necessary to discharge all interest that may have accrued against the advance of money made on the deposit of produce, and all insurance, warehouse and other charges that attach to the product for warehousing and handling. All lawful money received at the subtreasury as a return of the actual amount of money advanced by the government against farm products as above specified, shall be returned, with a full report of the transaction, to the Secretary of the Treasury, who shall make record of the transaction, and cancel and destroy the money so returned. A sub-treasury that receives a warehouse receipt as above provided, together with the return of the proper amount of lawful money and all charges as herein provided, when the product for which it is given is stored in some other sub-treasury, shall give an order on such other sub-treasury for the delivery of the cotton, grain or tobacco, as the case may be, and the Secretary of the Treasury shall provide for the adjustment between sub-treasuries of all charges.

## DUTIES OF OFFICIALS.

Sec. 7. The Secretary of the Treasury shall prescribe such rules and regulations as are necessary for governing the details of the management of the sub-treasuries, fixing the salary, bond and responsibility of each of the managers of sub-treasuries (provided that the salary of any manager of a subtreasury shall not exceed the sum of \$1,500 per annum), holding the managers of sub-treasuries personally responsible on their bonds for weights and classifications of all produce, providing for the rejection of unmerchantable grades of cotton, grain or tobacco, or for such as may be in bad conditiou; and shall provide rules for the sale at public auction of all cotton, corn, oats, wheat or tobacco that has been placed on deposit for a longer period than twelve months, after due notice published. The proceeds of the sale of such product shall be applied, first, to the reimbursement to the sub-treasury of the amount originally advanced, together with all charges, and, second, the balance shall be held on deposit for the benefit of the holder of the warehouse receipt, who shall be entitled to receive the same on the surrender of his warehouse receipt. The Secretary of the Treasury shall also provide rules for the duplication of any papers in case of loss or destruction.

#### BUILDING TO BE ERECTED.

Sec. 8. It shall be the duty of the Secretary of the Treasury, when Section 1 of this act shall have been complied with, to cause to be erected, ac-

cording to the laws and customs governing the construction of government buildings, a suitable sub-treasury building, with such warehouse or elevator facilities as the character and amount of the products of that section may indicate as necessary. Such buildings shall be supplied with all modern conveniences for handling and safely storing and preserving the products likely to be deposited.

Sec. 9. That any gain arising from the charges for insurance, weighing, storing, classing, holding, shipping, interest or other charges, after paying all expenses of conducting the sub-treasury, shall be accounted for and paid into the Treasury of the United States.

Sec. 10. The term of office of a manager of a sub-treasury shall be two years, and the regular election to fill such office shall be at the same time as the election for members of the House of Representatives of the Congress of the United States. In case of a vacancy in the office of manager of the subtreasury by death, resignation or otherwise, the Secretary of the Treasury shall have power to appoint a manager for the unexpired term.

#### FIFTY MILLION DOLLARS APPROPRIATED.

Sec. 11. The sum of \$50,000,000, or so much thereof as may be found necessary to carry out the provisions of this act, is hereby appropriated out of any moneys in the Treasury not otherwise appropriated for that purpose.

Sec. 12. That so much of any or all other acts as are in conflict with the provisions of this act is hereby repealed.

The annual salaries of the officers of the national organization are fixed by the statutory laws as follows: President, \$3,000, office and traveling expenses, and \$900 for stenographer; secretary, \$2,000 and office expenses; treasurer, \$500; lecturer, \$2,000 and actual traveling expenses; members of the Executive Committee, \$500 each and traveling expenses when in actual service, except that the chairman shall have \$2,000. A per capita tax of 5 per cent. on members must be paid into the national treasury annually to defray expenses.

The National Farmers' Alliance and Industrial Union has its headquarters at Washington, D. C., and is strongest in numbers of any organization of the kind in the Southern States. It is also represented in some of the central Western States. The officers of the National Farmers' Alliance are as follows:

PresidentCol. L. L. POLK, North C	arolina.
Vice-PresidentB. H. CLOVER,	Kansas.
Secretary-TreasurerJ. H. TURNER, O	Jeorgia.
LecturerJ. F. WILLETTS,	Kansas.
	CT (CT (CT )

Executive Board: Chairman, C. W. Macune; A. Wardall, J. F. Tillman. Judiciary Department: Chairman, R. C. Patty; Isaac McCracken, A. E. Cole. Legislative Committee: C. W. Macune and A. Wardall.

The President, Secretary and Chairman of Executive Board have their headquarters at 239 North Capitol Street, Washington, D. C.

THE first strike in the United States occurred in New York city in 1803, when a number of sailors struck for higher wages. In 1827 the Workingmen's Party appeared in New York, Boston, Philadelphia, and other cities. At the State election in New York, in 1829, the Workingmen's Party elected one candidate to the legislature, Ehenezer Ford, of New York. In 1831 the New England Association of Farmers, Mechanics, and Workingmen was formed, and in 1834 a mechanics' convention met at Utica, N. Y., and protested against convict labor.

The first National Labor Congress met at Baltimore, Aug. 20, 1866. The Knights of Labor were organized in Philadelphia, in 1869. From 1870 to the present time, the labor movement has grown to a large extent in the increase in its trades union membership. It has, by its strikes, lockouts, and settlements by arbitration, had considerable influence in the direction of labor legislation in political campaigns.

President Van Buren established the system of the ten-hour movement in the government navy-yards in 1840, and President Johnson signed the first eight-hour law for the benefit of government laborers, in 1866. Congress created a National Bureau of Labor in 1884, which became an independent part of the government in 1888.

The Trades Union organizations of the United States held a convention at Columbus, Ohio, in December, 1886, when a national organization was formed and a constitution adopted. The title taken by the organization was that of The American Federation of Labor, which, together with the Order of Knights of Labor of America, are the two principal national labor organizations of the United States. A new National Industrial Organization was formed at a convention held at St. Louis, in February, 1892.

Commissioner Wright, of the United States Department of Lahor, reports the eight-hour law as prevailing in the following States:—California, Connecticut, Idaho, Illinois, Indiana, Missouri, New Mexico, New York, Ohio, Pennsylvania, Wisconsin and Wyoming. In California, in the case of drivers, conductors, and grip-men of street cars, a day's work consists of twelve hours. In Illinois, the eight-hour law does not apply to farm work, nor does it prevent contracts for longer hours during the day, week, or month. In New Mexico, eight hours is a legal day's work upon mining claims. In New York, the law does not include farm labor or domestic work, and overwork for extra pay is permitted. In Pennsylvania the law does not apply to farm work, nor to service by the month, year, etc. In Wisconsin the law does not apply to contracts for labor by the week, month, or year.

Boycotting by labor organizations is practically prohibited by law in Alabama, Connecticut, Georgia, Illinois, Indiana, Maine, Michigan, Minnesota, Missouri, Montana, New Hampshire, New York, North Dakota, Oregon, Rhode Island, South Dakota, Texas, Vermont, and Wisconsin. Blacklisting is practically prohibited by law in Colorado, Georgia, Illinois, Indiana, Iowa, Michigan, Minnesota, Montana, New Hampshire, New York, Oregon, North Dakota, Pennsylvania, Rhode Island, South Dakota, Texas, and Wisconsin. Both blacklisting and boycotting are prohibited by law in Dakota, Iowa, Kansas, Maine, Michigan, Minnesota, Montana, Nevada, New York, Tennessee, Utah, and Wisconsin.

In regard to employees joining organizations, it may be said, that in New York, upon any one applying for a situation, it is a misdemeanor for any employer to exact an agreement, either written or verbal, from such party, that he will not join one or the other of such organizations.

According to the last reports, the National Trades Unions have the following membership. (The membership of the Knights of Labor is about 200,000.)

# AMERICAN FEDERATION.

TITLE OF ORGANIZATIONS. MEMBER-	TITLE OF ORGANIZATIONS. MEMBER- SHIP.
SHIP. Axe and Edge Tool-makers' Na-	Hair-spinners' National Union of
tional Union 1,200	America 1,000
Journeymen Bakers' National	Saddle and Harness-makers' N. F.
Union 17,500	of America 2,000
National Union of Barbers 1,200	Horsesboers' Association 5,000
Blacksmiths' National Union 1,400	Horse-collar-makers' Union 3,000
International Brotherhood of Iron	Iron - moulders' Union of North America 41,000
Shipbuilders	America
Federation of Book-keepers 2,000 Box Sawyers' and Nailers' Union 1,500	Inter. Union 3,000
Brewery Workmen's National	Amalgamated Association of Iron
Union	and Steel-workers 60,000
Druggists' Ware Glass - blowers'	Building Laborers' and Hod-car-
Leagne, East 3,500	riers' National Union 12,000
Leagne, East	National Association of Machinists 10,000
League, West 4,500	Macbinists' International Union 2,700 Musicians' National Leagne 11,000
Brotherhood of Railroad Trainmen 16,000	Musicians' National Leagne 11,000 National Pattern-makers' League. 11,000
Inter. Bricklayers' and Stonema- sons' Union 35,000	Brotherhood of Painters and Dec-
sons' Union	orators of America 16,000
Joiners of America 65,000	Piano-makers' Union 6,000
Amalgamated Society of Carpen-	Operative Plasterers' Inter. Union. 14,000
ters and Joiners 2.800	Jonrneymen Plumbers' and Gasfit-
Cigar-makers' International Union 27,000	ters' Union
Carriage and Wagon-mak'rs' Union 2,000	International Typographical Union 28,000 German-American Typographia 3,400
Clerks' National Protective Asso-	German-American Typographia 3,400 Quarrymen's National Union of
ciation 1,500 National Union of Coopers of the	America
United States 2,500	Atlantic Coast International Union 3,600
United Mine Workers of America. 20,000	Lasters' Protective Union 12,000
Order of Railroad Conductors 10,000	Boot and Shoemakers' Interna-
Amalgamated Society of Engineers 3,500	tional Union 10,000
Brotherhood of Locomotive Engin-	Nat. Federation of Silk workers 1,500
eers 30,000 Brotherhood of Stationary Engin-	Mnlespinners' Union
ers	Stereotypers' Union, New York and Vicinity
eers	Stone-cntters
Brotherhood of Locomotive Fire-	Stone-entters
men 23,317	
Furniture-workers' Union of Amer. 8,000	Tack-makers' Union 400
United Garment-workers of Amer. 4,000	Journeymen Tailors' Union of
Glass employés' Association of	Tack-makers' Union
America	United Brothermood of Tanners
America	and Curriers of America 900 Brotherhood of Telegraphers 800
America	Textile-workers' Progressive Union
Glass Packers' and Sorters' Protec-	of America
tive Union 1,500	Mosaic and Encaustic Tile-makers'
Table Knife Grinders' National	National Union 3,000
Union 1,000	Waiters' and Bartenders' National
Granite-cutters' National Union 20,000	Union
Hat-finishers' International Asso-	Elastic Web-weavers
ciation of North America 5,500 Hat-makers' International Asso-	Wood-carvers' National Union 800 Machine - workers' International
ciation of North America	Union 2,200
Silk Hatters' Association 1,000	
Wool Hatters' Association 2,000	Total 675,117

## LABOR VOTE CAST AT RECENT ELECTIONS.

State.	Year.	Office.	Labor Vote.	Total voie.
Arkansas Connecticut		Governor	209	106,267 135,298
Iowa Maine				
Massachusetts	1891	Governor	1,429	321,673
Missouri. New York.	1890	Justice Supreme Court	25,114	464,336
Ohio		Governor	1.048	
Wisconsin	11990	Governor	5,447	309,149

\*Including Republican vote for Labor ticket. †Socialist vote.

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# THE PROHIBITION MOVEMENT.

For over half a century the prohibition movement has been agitated in this country, and for over forty years it has been a political issue in some of the States. Its agitation is as old as that of the slavery question. In Massachusetts from 1835 to 1838, the local option law had become prohibition in nearly all the counties; that is, the law prohibited the sale of less than fifteen gallons of liquors at one time, but this act was repealed the next year. In 1852 a prohibitory law was passed and remained in force with many amendments until 1875, except that a license law took its place for a year in In 1875 a license law was passed and has since remained in force, not-1868. withstanding the annual efforts to renew prohibition. The Maine law—an "act to prohibit drinking houses and tippling shops," was passed in 1851 and has since been the law of the State, except for the two years, 1856–57, when a stringent license law took its place. Vermont passed the Maine law in 1852, and has since enforced it. New Hampshire passed it in 1855, and although retaining it since, has not entirely enforced it. Rhode Island passed it in 1852, and substituted license and local option in 1863-65, passed the Maine law again in 1874 and returned to license the next year. Connecticut passed the Maine law in 1854, never enforced it, and repealed it in 1872. New York passed the Maine law in 1855 and repealed it in 1857. The Ohio constitution forbids the passage of any license law by the Legislature-that is, the sale of liquor must be free or prohibited. The "Scott Law" for taking sales of liquor was passed and pronounced constitutional in 1882-83. In Michigan the Maine law was passed in 1855 and repealed in 1875; in 1876 the no-license clause of the constitution was repealed. Iowa passed the Maine law in 1855. In 1882 a prohibitory amendment to the State constitution, having been passed by two Legislatures, was ratified by the people by a large majority. Kansas adopted a prohibitory amendment in 1880, and in 1881 the Legislature passed an act to enforce it. In 1882 Governor St. John, the leader of the Prohibitionists, was renominated by the Republicans. About 16,000 of his party voted against him, and he was the only Republican candidate defeated. In North Carolina in 1881, a prohihitory law proposed for popular ratification by the Legislature, was defeated by a vote of 166,325 to 48,370. In Nebraska at the election in 1891 for a Judge of the Supreme Court, Post, the Republican candidate, polled 76,447 votes, Edgerton, the Independent candidate, 72,811 votes, and Bittenbender, the Prohibition candidate, 7,322 votes. At the election for Governor in 1890, Paine, the Prohibition candidate, polled 3,676 votes. Nebraska is still a Paine, the Prohibition candidate, polled 3,676 votes. Nebraska is still a high license State, although strenuous efforts have been made to have a pro-bibition act passed by its Legislature. In the election contest, 1891, for Chief Justice, Colorado, Croxton, the Prohibition candidate, received 6,384 votes, the Democratic vote being over 30,000 and the Republican vote more than 40,900. Augur, the Prohibition candidate for Governor of Connecticut, 1890, polled 3,413 votes, the total vote cast being 135,298. Link, Prohibition candidate for Treasurer, Illinois, 1890, received 22,306 votes, the total vote cast being 676,133. In Indiana, Blount, the Prohibition candidate for Sec-retary of State, 1890, received 12,106 votes, out of a total vote of 477,643. During the contest for governor, 1891, Iova, Gibson, Prohibition candidate, received 919 votes out of a total of 420,152. Harris, nominee of the party in Kentncky, for governor, 1891, polled 3,293, the total for the State being 289,176. In Maine, Clark, running for the governorship, was credited with 2,981 votes, the total cast being 113,824. The states recording a Prohibition vote of more than 10,000 at the last State election, in addition to Illinois vote of more than 10,000 at the last State election, in addition to Illinois and Indiana, are New York (30,353); Ohio (20,190); Pennsylvania (18,429); Tennessee (11,082) and Wisconsin (11,246).

# WOMAN SUFFRAGE.

THE question of Woman Suffrage, like that of Prohibition, has been agitated for many years by that school of women of which Susan B. Anthony is the leading champion. This lady has often presided at Woman Suffrage conventions held in various portions of the United States, and she has, with woman's wit and woman's logic, impressed more than one Congressman of the righteousness of the cause for which she has so long and ably labored. She has, like other distinguished exponents of special issues that have arisen since the foundation of the Republic, met with both successes and reverses, and now, venerable in age, she is still pressing onward to the goal of her ambition "universal woman suffrage," with unimpaired vigor, and ever sanguine of her nitimate triumph.

Agitation against slavery in the United States gave prominence to the question of "Natural rights." The first Woman's Rights Convention was held at Seneca Falls, N. Y., July 19, 1848. It based the claims of woman on the Declaration of Independence and demanded equal rights. The first National Woman's Rights Convention was held at Worcester, Mass., Oct. 23, 1850. Its advocates argued that it is a natural right and that "the consent of

Its advocates argued that it is a natural right and that "the consent of the governed" is not "the governed property holders nor the governed voting men, nor the governed married men, but all the governed men and women;" that taxation without representation is tyranny; that the voting of males is no longer conditional upon military service; that no class is as safe a guardian of the interests of another class as that other class itself, and that woman needs a vote to adequately protect and advance her interests.

woman needs a vote to adequately protect and advance her interests. In 1866 the American Equal Rights Association presented the first petition ever laid before Congress for Woman Suffrage. In 1868 the New England Woman Suffrage Association was formed and the first systematic effort begun for memorializing Legislatures and Congress, obtaining hearings before these bodies, holding conventions, publishing and distributing tracts and documents, and securing lecturers. In Massachusetts, in 1870, Lucy Stone and Mary A. Livermore were admitted as regular accredited delegates to the Republican convention. The Massachusetts Republican State Convention of 1871 endorsed Woman Suffrage, and the National Republican Convention of 1872 and 1876 resolved that the subject "should be treated with respectful consideration."

Since 1870, women have voted in this country. In the Senate of the United States, February 7, 1889, a select committee reported in favor of amending the Federal Constitution so as to forbid States to make sex a cause of disfranchisement. Congress adjourned, March 4, without reaching the subject.

Twenty-nine States and Territories have given women some form of suffrage. In Arkansas, women vote (by signing or refusing to sign petitions) on granting liquor licenses. In Delaware, a law for school suffrage for women was enacted in 1889; and in some places municipal suffrage is exercised. In Kansas, women have suffrage with men in all municipal elections. In Missouri, women vote (by signing or refusing to sign petitions) on liquor licenses. In Montana, the new State Constitution guarantees women the elections, at water-works elections, and on questions of paving, grading, drainage, street lighting and other local improvements; 47 women voted at the State election in 1887, and were not punished. In Pennsylvania, a law was passed in 1889, under which women vote on local improvements (paving, etc.) by signing or refusing to sign petitious therefor. In Utah, women voted in the Territory until excluded by the Edmunds law. They have organized in large numbers to demand the repeal of this law. In Washingtou, women voted in the Territory for five years and until excluded from the suffrage by a decision of the Territorial Supreme Court. In adopting a State Constitution, the question of allowing women to vote was submitted separately to the vote of the men. It was not carried. In some places women were excluded from voting for members of the constitutional conventiou, or on the adoption of the Constitution and the suffrage clause. Many women claim that they were illegally excluded and will appeal to the Supreme Court of the United States. In Wyoming, women have voted on the same terms with men since 1870. The convention in 1889 to form a State Constitution unanimously inserted a provision securing them suffrage. The Constitution was ratified by the voters at a special election by about a three-fourths majority. Congress refused to require the disfranchisement of the women, and admitted the State, July 10, 1890.

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# **REPUBLICAN NATIONAL AND STATE COMMITTEES.**\*

### CALL FOR THE REPUBLICAN NATIONAL CONVENTION.

ON November 24, 1891, the Republican National Committee called the next National Convention, to meet at Minneapolis on June 7, 1892. The call announces that each State will be entitled to four delegates-at-large, and for each Representative in Congress-at-large, two delegates; and each Congress-sional District, each Territory and the D. C., two delegates. The delegatesat-large are to be chosen by State conventions, called on not less than twenty days' public notice, and not less than thirty days before the National Convention; the Congressional District delegates at conventions called by the Congressional Committee of each district in the same manner as the nomination for a Representative in Congress is made in the district; provided that in any Congressional District where there is no Republican Congressional Committee, owing to the redistricting of the State under the next Congressional ap-portionment, the Republican State Committee shall appoint from the residents of the district a committee to call a district convention to elect district delegates. "The Territorial delegates are to be chosen as the nomination of a delegate in Congress is made, and the delegates of the D. C. at a convention constituted of members elected in primary district assemblies held under the call and direction of the Republican Central Committee of the D. C., which committee is to be chosen, one from each Assembly District, on the first Tues-day of January, 1892, at 7 p. m., at a place of meeting in each Assembly District, to be designated by a joint call with not less than ten days' notice, signed by the member of the National Committee for the D. C., and the chairman of the Republican Central Committee of the district. Alternate delegates are to be elected in the same manner and at the same time as the delegates."

## REPUBLICAN NATIONAL AND STATE COMMITTEES.

REPUBLICAN NATIONAL COMMITTEE.

Chairman J. S. Clarkson Des Moines, Ia	Minnesota	R.G. Evans	Minneapolis
SecretaryJ. S. Fassett Elmira N V	Mississippi	James Hill.	Jackson
Alabama V. Yonng- blood Birmingham	Missouri	C. I. Fillev	St. Louis
blood Birmingham	Montana	C S Warren	Butte City
Arizona Geo. Christ Eureka Spr'gs	Nebraska	W M Robin	Datte City
Arkansas P. Clayton Nogales			
CaliforniaM. H. De	37	son	madison
	Nevada	E. Williams	Virginia City
Young S. Francisco	N. Hampshire.	P. C. Cheney.	Concord
Colorado W. A. Hamill Georgetown	New Jersey	G. A. Hobart.	Paterson
Connecticut. S. Fessenden. Stamford	New Mexico	W.L.Rverson	Las Cruces
Dakota A. C. Mellette Watertown	New York	J. S. Fassett.	Elmira
Delaware D. J. Layton. Georgetown	N. Carolina		
Dist. of Col. P. H. Carson, Washington		day	
Florida J. K. Russell, Olustee	Ohio	A L Conger	Abron
Georgia F. F. Putney, Hardaway	Oregon	J Bourne	Portland
Idaho G. L. Shoup . Salmon City	Pennsylvania .		
Illinois W. J. Camp-	Rhode Island.	T W Chose	Drawid
bell Chicago			
Indiana I O Nam I and The	So. Carolina	E. M.Brayton	Columbia
Indiana J. C. New London, Eng.	Tennessee		
Iowa J.S. Clarkson Washington	Texas		
KansasC. Leland, jr. Troy	Utah	J. R. McBride	Salt Lake C'v
Kentueky W.O. Bradley Lancaster	Vermont	G. W. Hooker	Brattleboro
Louisiana P. B. S. Pinch-	Virginia	J. D. Brady	Petersburg
back New Orleans	Washington	T. H. Cava-	- occionary
Maine J. M. Haynes Augusta	Beent	nagh	Olympia
Maryland J. A. Gary Baltimore	W. Virginia	N B Scott	Whooling
Mass H. S. Hyde Springfield	Wiegonein	T C Darma	Wheening
	Wisconsin	H. C. Fayne.	Milwaukee
mionigan jo. r. oauboru r. f. nuron	Wyoming	J. m. Carey	Cheyenne

\* For changes in names, if any, up to the moment of going to press, see Addenda, preceding Index. This note applies to all committee and similar lists, which are liable to constant alteration.

#### REPUBLICAN STATE COMMITTEES.

Chairmen and Secretaries of the Committees appointed by the last Republican State (and Territorial) Conventions:

ALABAMA.-Rep. State Com., Rohert A. Moseley, Jr., Montgomery, Chairman; Harvey A. Wilson, Birmingham, Secretarv

Lary. AREANSAS.—Rep. State Com., Henry M. Cooper, Little Rock, Chairman; M. W. Gibhs, Little Rock, Secretary. CALIFORNIA.—Rep. State Central Com., Irwin C. Stump, San Francisco, Chair-man; Chas. F. Bassett, San Francisco, Construction, San Francisco, Secretary, San Francisco, Secretary.

Colorado.-Rep. State Com., E. M. Ashley, Denver, Chairman; N. H. Meldrum, Denver, Secretary.

Denver, Secretary. CONNECTICUT.—Rep.State Central Com., Erastus S. Day, Colchester, Chairman; R. Jay Walsh, Greenwich, Secretary. DELaware.—Rep. State Central Com., John Pilling, Newark, Chairman; J. Frank Bacon, Georgetown, Secretary. FLORIDA.—Rep. State Com., Dennis Eagan, Jacksonville, Chairman; Joseph E. Lee, Jacksonville, Chairman; Joseph E. Lee, Jacksonville, Com. Alfred

Georgia.-State Central Com., Alfred E. Buck, Atlanta, Chairman. IOAHO.-Rep. State Central Com., Jo-

I DARO.-Rep. State Central Com., Jo-seph Pinkham, Boise City, Chairman; Sam'l J. Pritchard, Boise City, Secretary. LILINOIS.-Rep. State Central Com., A.M.-Jones, Warren, Chairman; Daniel Shepard, Chicago, Secretary. INDIANA:-Rep. State Central Com., John K./Goudy, Rushville, Chairman; Frank M. Milliken, Indianapolis, Secre-tary.

tarv. Lary. IowA.—Rep. State Central Com., Edgar E. Mack, Storm Lake, Chairman; E. D. Chassell, Des Moines, Sceretary. Kansas. — Rep. State Central Com., Henry Booth, Larged, Chairman; Bion S.

Hntchins, Hutchinson, Secretary

KENTUCKY.-Rep. State Central Com., John W. Yerkes, Danville, Chairman; W. E. Riley, Louisville, Secretary.

LOUISIANA.—Rep. State Central Com., F. Herwig, New-Orleans, Chairman; William Vigers, New-Orleans, Corresponding Secretary. MAINE.—Rep. State Com., Joseph H.

Manley, Augusta, Chairman; Frank E.

Manley, Augusta, Chairman; Frank E. Southard, Augusta, Scoretary. MaryLando.-Rep. State Central Com., H. M. Clahaugh, Westminster, Chairman; H. Clay Naill, Baltimore, Secretary. Massachuserrs.-Rep. State Com., Jo-seph O. Burdette, Hingham, Chairman; J. Otis Wardwell, Haverhill, Secretary. MICHIGAN.-Rep. State Central Com., James McMillan, Detroit, Chairman; Wm. R. Bates, Detroit, Sceretary. MINNESOTA.-Rep. State Central Com., Joel P. Heatwole, Northfield; James Bixby, St. Panl, Secretary.

 Mississippi - Rep. State Executive Com., J. M. Matthews, Winona, Chair-man; William H. Gibbs, Jackson, Secretary.

Missouri.—Rep. State Com., Channeey I. Filey, St. Lonis, Chairman; James T. Beach, St. Joseph, Sceretary. MONTANA.—Rep. State Com., A. J. Selig-mar, Holara (Dheirman): James R. Walk,

man, Helena, Chairman; James B. Walk-er, Helena, Secretary.

NEBRASKA.-Rep. State Central Com., Dr. S. D. Mercer, Fremont, Chairman;

Dr. S. D. Mercer, Fremont, Chairman;
Walt M. Scelcy, Bennett, Sceretary, NEVADA.—Rep. State Central Com., E.
D. Boyle, Virginia, Chairman; F. C. Lord,
Virginia, Secretary.
NEW HAMPSHIRE.—Rep. State Com., F.
C. Churchill, Lebanon, Chairman; S. S.
Jewett, Laconia, Sceretary.
NEW JERSEY.—Rep. State Com., John
Kean, Jr., Elizabeth, Chairman; John Y.
Foster, Jersey City, Secretary.
NEW MEXICO.—Territorial Rep. Com.,
William W. Griffin, Santa Fé, Chairman;
J. D. Woodyard, Socorro, Secretary.

William W. Griffin, Santa Fé, Chairman; J. D. Woodyard, Socorro, Secretary. NEW YORK.—Rep. State Com., William Brookfield, New-York, Chairman; John S. Kenyon, Syracuse, Secretary. NORTH CAROLINA.—Rep. State Execu-tive Com., John Baxter Eaves, States-ville, Chairman; F. T. Walser, Asheville, Secretary. Secretary

Secretary.
North Dakota.-Rep. State Com., B. F.
Spaulding, Fargo, Chairman; W. B. Pattin, Fargo, Secretary.
OHIO.-Rep. State Central Com., William M. Hahn, Mansfield, Chairman; W.
S. Matthews, Columbus, Secretary.
OREGON.-Rep. State Central Com., L.
T. Barin, Oregon City, Chairman; J. T.
Gregor Salem Secretary

Gregg, Salem, Secretary. PENNSYLVANIA.-Rep. State Com., Louis A. Watres, Scranton, Chairman; Frank Willing Leach, Washington, D. C., Secretary.

RHODE ISLAND. — Rep. State Central Com., A. K. Goodwin, Pawtucket, Chair-man; Isaac L. Goff, Providence, Secretary.

SOUTH CAROLINA.—Rep. State Execu-tive Com., Ellery M. Brayton, Columbia, Chairman; John A. Barre, Columbia,

Socretary, John A. Barre, Communa, Socret Dakora. – Rep. State Central Com., A. E. Clough, Madison, Chairman; W. O. Allen, Groton, Secretary. TENNESSEE.–Rep. State Com., J. W. Baker, Nashville, Chairman; J. C. Napier,

Nashville, Secretary.

TEXAS.—Rep. State Executive Com., J. C. De Gress, Anstin, Chairman; J. E. Wiley, Dallas, Secretary.

VERMONT.-Rep. State Com., Frederick W. Baldwin, Barton, Chairman; ----, Secretary.

VIRGINIA. – Rep. State Com., William Mahoue, Petersburg, Chairman; Asa Rogers, Petershurg, Scoretary.

WASHINGTON.-Rep. State Central Com., John F. Gowey, Olympia, Chairman; O. A. Bowen, Olympia, Secretary.

WEST VIROINIA-Rep. State Executive Com., Angustas Pollack, Wheeling, Chair-man; G. W. Atkinson, Wheeling, Secretary.

WISCONSIN.—Rep. State Central Com., enry C. Payne, Milwankee, Chairman; Henry C. Payne, John M. Ewing, Milwaukee, Secretary.

WYOMING.-Rep. Central Com., Joseph M. Carey, Cheyenne, Chairman; C. N. Potter, Cheyenne, Secretary.

# REPUBLICAN LEAGUE OF THE UNITED STATES.

ORGANIZED at Chickering Hall, New York, December 17, 1887. Headquarters 202 Fifth avenue, New York.

President, James S. Clarkson, Jowa; secretary, Andrew B. Humphrey, New York; treasurer, Phineas C. Lounsbury, Connecticut; chairman subexecutive committee, James A. Blanchard, New York; national organizer, Timothy E. Byrnes, Minnesota. Sub-executive committee—Joseph H. Manley, Maine; J. Henry Gould, Massachusetts; James A. Blanchard, New York; Edward P. Allen, Michigan; William E. Chamberlain, California; Stephen B. Elkins, West Virginia; E. C. Little, Kansas; R. W. Austin, Alabama; Horace M. Deal, Ohio; W. W. Tracy, Illinois; T. E. Byrnes, Minnesota; W. A. Hamill, Colorado; J. S. Clarkson, president, and A. B. Humphrey, secretary, *ex officio*.

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States.	Executive members.	Vice-Presidents.	Presidents State Leagues.
Alabama	R. W. Austin	A. W. McCullough	A. J. Negley
Arkansas			
*California	W. H. Chamberlain		
*Colorado	W. A. Hamill		
Connecticut	Ed. W. W. Linsley	J. W. Lowe	
Delaware	J. F. Bacon	E. Mitchell, Jr	G. W. Marshall
Florida	Philip Walter	Harrison Reed	H. S. Chubb
Georgia	R. D. Locke	J. R. Lewis	
Idaho	G. H. Roberts	Calvin Cobb Judson Going	
Illinois	I. C. Edwards	Judson Going	W. W. Tracy
Indiana	G. W. Patchell	J. L. Loop	W. L. Taylor
	F. D. Jackson	Johnson Brigham	F. D. Jackson
Kentucky	W. D. Riley	D. G. Colson	Burton Vanse
	E. C. L. Herwig		
	J. H. Manley	F. A. Powers	
Maryland		W. B. Baker	
	J. Henry Gould	James Gill	E. A. Morse
Michigan	E. P. Allen	John Patton, Jr	John Patton, Jr
Minnesota			John Goodnow
Mississippi.:	C. T. D.	T TT TO 11	
Missouri		J. H. Bothwell	M. G. Reynolds
Montana	T. T. W/-b-f		• • • • • • • • • • • • • • • • • • • •
Nebraska	J. L. Webster		•••••••
Nevada New Hampshire	M. J. Pratt	C H Partlett	H. W. Green
New Jersey	L. T. Derousse	I H Goskill	J. H. Gaskill
New York	J. A. Blanchard	P P Hofford	E. A. McAlpin
North Carolina	J. A. Bladenard		E. A. MCAIPIN
North Dakota	A. B. Guptill.	W B Allen	····
Ohio	H. M. Deal	B F James	W. I. Squire
*Oregon	M C George		M. C. George
Pennsylvania	M. C. George J. F. Hendricks	J. J. Pierce	John Rohinson
Rhode Island		D. Russell Brown	H. E. Tiepke
South Carolina	J. H. McLane	Abail Lathrop	Simeon Corley
South Dakota	Chas. M. Harrison	G. A. Matthews	T. G. Orr
	L. K. Torbett		H. C. Evans
*Texas	D. M. Angle	S. L. Hain <sup>*</sup>	J. P. Newcome
Vermont	H. S. Peck	G. A. Davis	Josiah Grout
Virginia	A. W. Harris	A. P. Funkhouser	H. DeB. Clay
Washington	B. C. Van Houten	S. T. Armstrong	T. H. Cavanaugh
West Virginia	S. B. Elkins	Lucius Fairchild	
Wisconsin	George B. Shaw	Nathan Goff	John T. Kelly
Wyoming			
New Mexico	A. J. Fountain	B. M. Read	A. L. Morrison
Utah	Hovt Sherman Jr	James Sharn	Arthur Brown
District Columbia.	Louis Clephane	A. M. Clapp	
*Arizona	George Christ		
*Oklahoma	Ledru Guthrie	• • • • • • • • • • • • • • • • • • •	

\*Pro tem.

SECRETARIES	$\mathbf{OF}$	REPUBLICAN	STATE	LEAGUES.

Arkansas.			
Colorado	N. Jersey New York. N. Carolina N. Dakota. Ohio Oregon Penn S. Cakota. Tennessee. S. Dakota. Tennessee. Vermont. Virginia. Wisconsin. Wyoming. Arizona. N. Mexico. Oklaboma. Utah	E. N. Pearson E. W. Sanderson. Job E. Hodges. John J. Chester. Mert E. Dimmick William Linn H. A. L. Potter. V. P. Clayton Chas. F. Hackett. C. J. McPherson. Chas. S. Forbes. E. G. Kreider Robt. Alexander W. J. McElroy R. E. Twitchell. Harmel Pratt.	Newark. N. Y. City. Columbus. Portland. Philadelphia. Providence. Columbia. Pierre. Houston St. Albans. Olympia. Parkersburg. Milwaukee. Santa Fé.

# DEMOCRATIC NATIONAL AND STATE COMMITTEES.\*

THE Democratic National Committee met at Washington during January, 1892, to appoint a time and place for holding the next National Convention.

DEMOCRATIC NATIONAL COMMITTEE.

Chairman, C. S. Brice, New York C'y Secretary, S. P. Sheerin. Indianapolis Alabama, H. D. Clay- ton, jr Enfaula Arizona, J. C. Herndon Prescott Arkansas, S. P. Hughes. Little Rock California, M. F. Tarpey. Alameda Colorado, C. S. Thomas Denver Connecticut C. French, Seymour Delaware, J. H. Rodney Wilmington Dist, of Col. W. Dickson Kanaa, S. P. Sheerin. Indianapolis Indiana, S. P. Sheerin. Indianapolis Iowa, J. J. Richard- son Davenport Kanaachy H. Watterson Lonizville	Montana
Illinois E. M. Phelps. Chicago Indiana S. P. Sheerin. Indianapolis Iowa J. J. Richard- son Davenport Kansas C. W. Blair. Leavenworth Kentucky H. Watterson Louisville Louisiana. J. J. Jeffries Boyce Maine A. Sewall Bath Mowlead A. B. Correce Lourel	Rhode Island, S. R. Honey, Newport         So. Carolina J. C. Haskell. Columbia         So. Dakota W. R. Steele. Deadwood         Tennessee R. F. Looney, Memphis         Texas

DEMOCRATIC STATE COMMITTEES.

Chairmen and Secretaries of the Committees appointed by the last Democratic

State (and Territorial) Conventions:

ALABAMA.-State Executive Committee ty, Henry C. Tompkins, Montgomery, Chairman; Reuben C. Shorter, Montgomery, Secretary.

ARIZONA.—Democratic Territorial Cen-tral Committee, L. M. Jacobs, Tucson, Chairman; J. E. Walker, Phœnix, Secretary.

ARKANSAS.—Democratic State Central Committee, J. E. Williams, Little Rock, Chairman; W. J. Terry, Little Rock, Secretary.

CALIFORNIA. — Democratic State Cen-tral Committee, Russell J. Wilson, San Francisco, Chairman; A. T. Spotts, San Francisco, Secretary.

COLORADO.—Democratic State Central Committee, Frank P. Arbuckle, Denver, Chairman; Rod S. King, Leadville, Secretary.

CONNECTICUT.-Democratic State Com-mittee, Clinton B. Davis, Higganum, Chairman; J. H. Swartwout, New Haven, Secretary.

DELAWARE.—Democratic State Com-mittee, W. H. Stevens, Seaford, Chair-man; R. H. Taylor, Wilmington, Secretary.

DISTRICT OF COLUMBIA. — Democratic Central Committee, John Boyle, Wash-ington, Chairman; James F. Brown, Washington, Secretary.

FLORIDA.-Democratic State Executive Committee, James P. Taliaferro, Jack-sonville, Chairman; L. B. Wombwell, Tallahassee, Secretary. GEORGIA.—Democratic State Commit-

ce, W. Y. Atkinson, Newman, Chairman, Inano. — Democratic State Contral Committee, George Ainslee, Boise City, Chairman; Jas. H. Wickersham, Boise City, Secretary.

LILINOIS. – Democratic State Central Committee, Delos P. Phelps, Monmouth, Chairman; George M. Haynes, Chicago, Secretary.

INDIANA. - Democratic State Central Committee, Chas. L. Jewett, New Alba-ny, Chairman; Joseph L. Reilly, Indianapolis, Secretary.

Iowa.—Democratic State Central Com-mittee, Chas. D. Fullen, Fairfield, Chair-man; Thos. H. Lee, Red Oak, Secretary,

KANSAS. — Democratic State Central Committee—W. C. Jones, Iola, Chair-man; Charles Howard, Hays City, Secretarv.

KENTUCKY.-Democratic State Central Committee, John B. Castleman, Lonis-ville, Chairman; W. B. Haldeman, Louisville, Secretary.

LOUISTANA. – Democratic State Central Committee, John S. Lanier, Baton Rouge, Chairman; Geo. W. Flynn, New Orleans, Secretary.

\* For change in names, if any, up to the moment of going to press, see Addenda, preceding Index. This note applies to all committee and similar lists, which are liable to constant alteration.

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# DEMOCRATIC STATE COMMITTEES.-(Continued.)

MAINE.-Democratic State Committee. John B. Dunovan, Chairman; F. E. Beane, Hallowell, Secretary.

MARVIAND. -Democratic State Central Committee, Barnes Compton, Laurel, Chairman; Murray Vandiver, Havre de Grace, Secretary.

MASSACHUSETTS. — Democratic State Committee, John W. Corcoran, Clinton, Chairman; W. J. Dale, Jr., North Ando-

Michioan, Jone Jane Jane Market Mark Secretary.

MINESOTA.—Democratic State Central Committee, W. M. Campbell, St. Paul, Chairman; P. J. Smalley, St. Paul, Secretary.

MISSISSIPPI.—Democratic State Execu-tive Committee, R. H. Thompson, Brook-haven. Chairman; Robert E. Wilson, haven, Chairman; Robert E.

Jackson, Garman, Jobert E. Missa, Jackson, Secretary. Missouri.-State Democratic Commit-tee, C. C. Maffit, St. Louis, Chairman, Robert Frank Walker, St. Louis, Secre-

tary. MONTANA.—Democratic Central Com-mittee, Timothy E. Collins, Great Falls, Chairman; Leon A. La Croix, Helena, Secretary.

NERASKA.—Democratic State Central Committee, Chas. Ogden, Omaha, Chair-man; Carroll S. Montgomery, Omaha, Secretary.

NEVADA. -- Democratic State Central Committee, John H. Dennis, Virginia. City, Chairman; P. J. Duune, Secretary. NEW HAMPSHIE. -- Democratic State Committee, John P. Bartlett, Manches-

ter, Chairman; James R. Jackson, Lit-

NEW JERSEY.—Democratic State Com-mittee, Allan L. McDermott, Trenton, Chairman; Willard C. Fisk, Jersey City, Secretary.

Secretary. New MEXICO.--Democratic Territorial Central Committee, W. B. Childers, Al-buquerque, Chairman; Felix Martinez, Las Vegas, Secretary. NEW YORK. -- Democratic State Com-mittee, Edward Murphy, Jr., Troy, Chair-man; Samuel A. Beardsley, Utica, Secre-tary; William B. Kirk, Treasurer. Executive Committee, Daniel G. Grif-fo. Watertown. Chairman: Charles R.

backetown Chairman; Charles R. fin, Watertown, Chairman; Charles R. De Freest, Troy, Clerk. North Carolina. – Democratic State

Executive Committee, Ed. Chambers Smith, Raleigh, Chairman; R. C. Beck-with, Raleigh, Secretary.

NORTH DAROTA. — Democratic State Committee, Daniel W. Marratta, Fargo, Chairman; R. W. Cutts, Grand Forks,

Secretary. Onio.—Democratic State Central Com-mittee, James E. Neal, Hamilton, Chair-man; L. C. Cole, Bowling Green, Secretary.

ORLAHOMA.—Democratic Central Com-mittee, E. J. Simpson, Guthrie, Chair-man; J. L. Vanderwerter, Oklahoma City, Secretary.

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OREGON. - Democratic State Central Committee, B. Goldsmith, Portland, Chairman, George A. Brodie, Portland, Secretary.

PENNSYLVANIA.-Democratic State Central Committee, James Kerr, Clearfield, Chairman; Benjamin M. Nead, Harrisburg, Secretary.

RHODE ISLAND.—Democratic State Cen-tral Committee, Franklin P. Owen, Provi-dence, Chairman; Elisha W. Bucklin,

dence, Unairman; Elisia v. Buckin, Pawtucket, Secretary. SOUTH CAROLINA. — State Executive Committee of the Democratic Party, J. L. M. Irby, Laurens, Chairman; G. Dun-can Bellinger, Barnwell, Secretary. SOUTH DAYON — Democratic State Cen-

South Dakota. — Democratic State Cen-tral Committee, Otto Peemiller, Yank-ton, Chairman; E. M. O'Brien, Yankton, Secretary.

- Democratic TENNESSEE. -Executive Committee, T. M. McDonnell, Chattanoo-ga, Chairman; E. B. Wade, Murfreesboro, Secretary.

boro, Secretary. TEXAS.—Democratic State Executive Committee, N. Webb Finley, Tyler, Chair-man; Ed. Kauffman, Austin, Secretary. UraH.—Democratic Territorial Central Committee, Sanuel A. Merritt, Salt Lake City, Chairman: A. G. Norrell, Salt Lake City, Secretary. VERMORT.—Democratic State Commit-tee, Hiram Atkins, Montpelier, Chair-man; John H. Senter, Warren, Secretary. VIRONTA.—Democratic State Commit-

VIRGINIA.—Democratic State Commit-tee, J. Taylor Ellyson, Richmond, Chair-man; James R. Fisher, Richmond, Secre-

WASHINGTON.—State Democratic Com-WASHINGTON.—State Democratic Com-mittee, Daniel H. Gilman, Seattle, Chair-man; George Hazzard, Tacoma, Secretary.

WEST VIRGINIA.—Democratic State Ex-ecutive Committee, Thomas S. Riley, Wheeling, Chairman; B. H. Oxley,

ecutive Committee, fnomas S. Kney, Wheeling, Chairman; B. H. Oxley, Charleston, Secretary. Wisconstn. – Democratic State Central Committee, E. C. Wall, Milwaukee, Chair-man; W. A. Anderson, La Crosse, Secre-

WYOMING.—Democratic Central Com-mittee, Colin Hunter, Cheyenne, Chair-man; W. L. Kuykendall, Cheyenne, Secretary.

#### NATIONAL ASSOCIATION OF DEMOCRATIC CLUBS.

CLUBS. President, Chauncey F. Black, Pennsyl-vania. Treasurer, Roswell P. Flower, New York. Secretary, Lawrence Gard-ner, Washington, D. C. Executive Com-mittee, William L. Wilson, West Vir-ginia, Chairman; Robert Grier Monroe, New-York; Alexander T. Aukeny, Minne-sota; Chauncey F. Black, Pennsylvania; Harvey N. Collison, Massachusetts; Ros-well P. Flower, New York; Lawrence Gardner, District of Columbia; George H. Lambert, New York; Lawrence Gardner, Offer, Wisconsir; Edward B. Whitney, New York. Headquarters, Metropolitan Hotel, Washington, D. C.

PROHIBITION NATIONAL COMMITTEE.

erth Ambov Youngstown. Ashtabula. **Brattleboro'** [addonfield] Mannington Middlebury reensboro Providence Providence Troy. New York. Waukesha ancaster Pittsburg. Salisbury. [cKenzle Staunton. Columbia St. Louis. Bozeman. Portland. ülligan. Madison. pswich. acoma. Secretary, John Lloyd Thomas, 10 East 14th Street, New York. Chester. incoln. Nashua. vrone. Seattle felena. seyser. Sutton. argo. Salem. Vaco. aris. Wm. H. Nicholson. H H. Clay Bascom. T T. W. T. Wardwell. N. W. Bendow. S D. W. C. Bendow. S Edwin Shaver. S Mrs. H. M. Burker B. S. Higley. J. A. Dicksoo. J. G. Warner. J. W. Wob. A. A. Steyrens. James W. Williams..... Rev. H. F. Chreitzberg... J. F. Prince..... S. H. Cranmer J. W. Smith E. L. Dohoney. J. B. Cranfill C. W. Wyman Roger S. Greene..... Frank Burt..... Hastings..... James A. Tate..... Clinton Smith..... James W. Newton..... acant..... S. T. Dimmick..... A. G. Wolfenbarger D. C. Babcock..... . L. Parker..... William M. Price..... Beorge Scott.... . M. Fletcher.... I. S. Woodworth ..... . R. Carskadon..... Vacant William C. Wilson.... Jassena Bullard.... Davis Wilson..... U. Hasturgs W. Chafin. Ohio..... Rhode Island..... South Dakota..... ennessee ..... New Jersey.... North Carolina.... Dregon ..... South Carolina.... Missouri.... Pennsylvania... N. Hampsbire. Texas.... North Dakota. Washington.... West Virginia. Wisconsin ..... New York..... Nebraska.... /irginia ..... Montana ... Vermont. San Francisco. Atlantic H'gs. **3aton Rouge**. Canyon City. lew London. odianapolis. linneapolis. los Angeles. Fort Collins. linneapolis Searcy. Little Rock. Malad City. La Favette. **Barnesville**. Scottsboro. Louisville. Louisville. Wyoming. awrence, saltimore. Chicago. Milford. ewiston. fillsdale. ackson. Jackson. Orlando. Atlanta. Onarga. 3erwick, Dixfield. awley. Auburn, **Beloit**. Soston. Milton. Albion. Akron. aurel. Chairman, Samuel Dickie, Albion, Michigan, Dr. J. A. Hackett..... J. G. Evans... J. B. Hobbs... S. J. North... Sylvester Jobnson..... N. F. Woodbury. E. H. Clapp..... Samuel Dickie..... . P. Pinkham..... Rev. T. B. Stewart W. C. Stover W. R. Fowler. A. A. Murphy..... Mrs. Norman Buck L. F. Whitten. L. C. Coulson. homas J. Rogers..... J. L. Palmer George P. Rogers..... Aaron Morehouse..... W. N. Brown J. J. Boyce. John N. Pharr..... ........... Iugh Harrison..... R. J. Morgan..... S. H. Cummings..... Samuel W. Small..... Charles J. Godsman .... Jesse Yarnell..... William Matthews..... J. A. Parker..... Mrs. C. H. St. John.... A. M. Richardson..... G. W. Ronald..... James Mickelwait..... V. G. Farnham.... William Daniel . B. Gambrell John Russell Alabama ..... Massachusetts ..... Florida.... Maryland. Michigan..... Indiana Louisiana..... Maine.... Illinois..... Colorado .... Concecticut. lowa..... California.. Idaho..... Mississippi. Arkansas. Delaware. Minnesota. Kansas ... Kentucky Georgia.

<sup>\*</sup>See footnote on p. 16.

Secretary, Robert Schilling, Milwankee, Wisconsin.

FEOPLE'S FARTY NATIONAL COMMITTEE. \* Chairman, H. E. Taubeneck, Marshall, Illinois. Secretary, Robert

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CITAMUIAII, II.	n. E. Lauveneck, Marsnall, Illinois	linois,	Secretary, KOD	Secretary, Robert Schling, Milwaukee, W	W ISCOUSIN.
Alabama	George F. Gaither	d	Minnesota	A. Steenerson	Climax.
Arkalisas	L. L. Featnerston	Prescott.	Mississippi	Paul J Dixon	Chillicothe.
	I. McCracken.			J. W. Rogers.	Puxico.
California	Marion Cannon.	Ventura.		W. O. Atkeson	Butler.
	H. C. Dillon	Long Beach.	Montana	L. A. Woodward	Missoula.
Colorado	A. G. Hinckley	Los Angeles.	r	C. W. Coates	Helena.
	L. O. Jones	Sterling.	Nehraska.	J. H. Edmisten	Lexington.
	Mrs. E. G. Curtis.	Canyon City.		William Dysart.	Superior.
Connecticut	Robert Pyne	Hartford.		W. H. Dech	Ithaca.
	Dr. A. S. Houghton	Seymour. New London.	New Jersey	E. E. Potter. N. Conover	Clinton.
District of Columbia	Lee Crandall.	Washington,		Rev. H. D. Opdyke.	Stanton.
	T. C. Bland	Washington.	New York	J. H. Studer	New York City.
Flouide	W D Conden	Washington,		Charles Ward.	LIVODIA.
	W. R. Shields	Chiplev.	North Carolina	W. R. Lindsav	Madison.
	J. D. Goss	Ocala.	North Dakota	M. D. Williams.	Jamestown,
Georgia	C. C. Post	Donglasville.		W. J. McCullock	Jessie.
Taano	J. B. Wright	Viddleto.	01:0	Mrs. L. W. Staughter	Bismarck.
	George W Paul	Parma.	0010	L C H Cobb	Wellston
Illinois	S. F. Norton.	Chicago.		H. F. Barnes.	Tiffin.
	A. J. Streeter	New Windsor,	Oklahoma	Sam Crocker	Oklahoma City.
;	H. E. Taubeneck	Marshall.		A. E. Light	Reno City.
Indiana		Terre Haute.		John Hogan	Gutbrie.
	T D Cometock	Flbhant	Oregon	W. K. Salvani.	Buxton. Homishum
Iowa		Des Moines.		Nathan Pierce	Milton.
	M. L. Wheat	Colfax.	Pennsylvania	R. A. Thompson	Indiana.
	A. J. Westfall	Sargent Bluff.		F. R. Agnew	Beaver.
Nansas	I. F. Elder	Frinceton.	Dhada Island	Louis Edwards	Jamestown.
	R. S. Oshorn.	Stockton.	·····	B F. Arnold	Frovidence. Pawtneket
Kentucky	D. L. Graves	Louisville.	South Dakota	J. W. Harden.	Huron.
	S. F. Smith.	Frankfort.		H. L. Loucks.	Clear Lake.
Lonisiana.	I. T. Mills	Welch That	Tennessee	Fred. Zipp	Deadwood. Feinfald
	R. B. Paine.	Anacoco.		John W. James.	Chattanooga.
	John Pickett.	Alden's Bridge.	1	G. W. J. Kay	Fayetteville.
Manne	H. S. HODOS	Rockland,	Texas.	W. K. Lamb.	Montague.
	D. W. Smith.	Lewiston.		J. H. Davis	Comanene. Sulphur Springs.
Maryland	E.S. Heffron.	. •	Washington	M. F. Knox.	Seattle.
	W. A. Dunning	Washington, D. C.	Wort Wincipio	Two to be elected in Dece	mber.
Massachusetts	G. F. Washburn	Boston.	WEST VITSIMA	G W Beaumont	HAFFISOIL.
	E. Gerry Brown.	Charlestown.		Thomas C. Remsey	
ari	E. M. Boynton.	Newburyport.	Wisconsin.	Robert Schilling.	Milwankee.
THEORY AND A CONTRACT OF A CON	Mrs. S. F. V. Emerv	St. Charles.		A. Manneimer	Manitowoc. West Salem
	John O. Zabel.	Petersburgh.	Wyoming	H D. Merritt	Cheyenne.
Minnesota	I. Donnelly	Hastings.		H. Breitenstein	Laramie. Poole Same ac
		Dict # 21 C	-	· · · · · · · · · · · · · · · · · · ·	THOLE NUT TIES.

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\* See footnote on p. 16.

THE advantages which are claimed for the Australian Ballot System, as set forth hy the Rhode Island Ballot Reform Association, are: 1. A secret ballot, cast as proposed in this plan, interposes the most effectual preventive of the bribery of the voter ever devised. 2. A secret ballot secures the voter against coercion or undue solicitation of others, and enables the most dependent elector to vote as his conscience dictates, in perfect freedom. B. Excuse for assessment of candidates is taken away. A poor man is placed on an equality with a rich man as a candidate. Money will be less of a factor in politics. 4. The voter will be "alone with his country, his conscience and his God," and elections will be more than ever the intelligent and conscientious registering of the popular will. 5. The method of ballot reform has been much discussed in the United States for several years, and has received general favor, being recognized, after careful scrutiny, as a practical and salutary measure.

A marked feature of the ballot practice in New South Wales is that the names of all the candidates being on one list, the names of persons for whom the voter does not wish to vote must be crossed off, a blue pencil being provided for the purpose by the authorities, while there are clearly printed on the ticket, in red ink, directions as to how many candidates must be voted for. If more than the limit are voted for, the ballot is informal.

The Australian Ballot System was practically introduced in the United States in 1888 by its adoption by law in the State of Massachusetts and the city of Louisville, Ky. The principle of the system was embodied in the Saxton bill which passed the New York Legislature in the sessions of 1888-89, and was vetoed both times by Governor Hill. The grounds of the Governor's vetoes were the unconstitutionality of the bill in that it would embarrass, hinder and impede voters in exercising the suffrage, and would, for one class of voters-the blind and illiterate-destroy the secrecy of the ballot by compelling an avowal of their votes as a condition of exercising the right. At the instance of Governor Hill a reformed ballot bill, or modification of the Saxton bill, was introduced in the Legislature in the session of 1889, but was not passed; but another bill, a compromise of the Hill and Saxton plans, met with success in 1890. Laws adopting the new system of voting, and following the example of Massachusetts, were passed in 1889 by the Legislatures of Indiana, Montana, Rhode Island, Wisconsin, Tennessee, Minnesota, Missouri, Michigan and Connecticut, in the order given. Most of the laws passed adhered closely to the Massachusetts form. The Connecticut form varied from it more than the others. In 1890 laws which are more or less modifications of the Australian system were adopted by the Legislatures of Washington, New York, Maryland, New Jersey and Vermont. In 1891 the Legislatures of the States of Arkansas, California, Colorado, Delaware, Idaho, Illinois, Maine, Nebraska, Nevada, New Hampshire, North Dakota, Ohio, Oregon, South Dakota and West Virginia, and the Territory of Arizona, adopted laws based on the Australian system.

This leaves Iowa, Kansas, Virginia, North Carolina, South Carolina, Georgia, Florida, Alabama, Mississippi and Louisiana, and the Territories of Utah and New Mexico. In Kansas a reformed ballot bill has passed one branch of the Legislature.

"There are two methods of grouping the names on the tickets, and both have been tried. The first of these is the English, or original Australian style of alphabetical arrangement of the names of the candidates under the title of the office. This is used by the following States: California, Kentucky, Massachusetts, Minnesota, Montana, Nebraska, New Hampshire, Oregon, Rhode Island, Tennessee, Vermont, Washington and Wyoming.

"The second is known as the Belgian system, and consists of grouping all nominations and offices by parties. It is used in Missouri, Ohio, Wisconsin, Delaware, Illinois, Indiana, Maine, Maryland and Oklahoma Territory."

 $\ast$  For any further developments, up to the moment of going to press, see Addenda, preceding Index.

# GERRYMANDERING.

THIS is a political term, which came into use in 1811. The dominant party in Massachusetts, having a majority in the Legislature, determined to district the State anew. The work was sanctioned and became a law by the signature of Elbridge Gerry, the Governor of the State at that time. The result was that the party in power carried everything and filled every office in the -State, although it is alleged that the returns showed that two-thirds of the votes were those of persons holding opposite views.

During the process of re-districting, Elbridge Gerry contrived a scheme which gave the district embracing Essex county, in its relation to districts and towns, a shape like that of a lizard. Gilbert Stuart, a well-known artist, entering the room of Russell, the veteran editor of the "Boston Sentinel," who had a map of the new districts hanging on the wall over his desk, observed: "Why, this district looks like a salamauder," and put in the claws and eyes of the creature with his pencil. "Say, rather, a Gerrymander," the editor replied, facetiously, and the term became of general use in similar cases.

The aim of gerrymandering is so to lay out the one-numbered districts as to secure, in the greatest possible number of them, a majority for the party which conducts the operation. This is done sometimes by throwing the greatest possible number of hostile voters into a district which is certain to be hostile, sometimes by adding to a district where parties are equally divided a place in which the majority of friendly voters is sufficient to turn the scale. The so-called Shoe-string district of Mississippi, 500 miles long by forty broad, is an example of this system.

In Missouri a district has been contrived longer, if measured along its windings, than the State itself, in which as large a number as possible of the negro voters have been thrown. Hon. Harvey Watterson, after canvassing a certain district of Tennessee, stretching across mountains and rivers the whole length of that State, for the Confederate Congress, when asked what success he had met with, replied, he had "made but few votes, but learned a great deal of geography." By this process counties adjacent only by a stretch of imagination are included in these straggling districts, often divided by water, so that, as Hon. Roswell G. Horr said of the division of South Carolina, "a connection can be effected only by tunneling under."

The following States have been re-districted under the Apportionment law of 1890:

•	Districts, 1880.	Districts, 1890.	Increase in Districts.
Alabama	8		1
Arkansas	5	6	1
California	6	7	1
Colorado	1	2	1
Georgia		11	1
Illinois	20	22	2
Kansas	7	8	1
Massachusetts	12	13	1
Michigan		12	1
Minnesota	5	7	2
Missouri	14	15	1
Nebraska	3	6	3
New Jersey	7	8	1
Oregon		2	1
Pennsylvania	28	30	2
Texas	11	13	2
Wisconsin	9	-10	1

In several States the districts have been changed, 1891, the number remaining the same.

# HISTORY OF TARIFF LEGISLATION.

At the end of the eighteenth century the power to regulate trade and commerce with foreign nations was granted to Congress.

The first Tariff Act was signed by President Washington, July 4, 1789. It was a measure suggested by Ålexander Hamilton, Secretary of the Treasury, and introduced in Congress by Mr. Madison, of Virginia, April 8, 1789, which imposed specific duties on forty-seven articles, and *ad valorem* rates of  $7\frac{1}{2}$ , 10,  $12\frac{1}{2}$  and 15 per cent. on four commodities. The unenumerated bills were compelled to pay 5 per cent.

The second Tariff Act passed the House by a large majority, and the Senate without division. It was approved by President Washington, August 10, 1790. In this Act the scale of duties was higher. The third Tariff Act, of May 2, 1792, which became effective in the following July, raised the duty on unenumerated merchandise to  $7\frac{1}{2}$  per cent., and that on numerous articles paying  $7\frac{1}{2}$  to 10 per cent.

The fourth Tariff bill, was passed June 7, 1794, and went into effect on July 1. It imposed numerous rates in addition to those already payable, some of them specific, and others  $2\frac{1}{2}$  and 5 per cent. ad valorem.

Other Tariff measures were enacted on March 3 and July 8, 1797, and on May 13, 1800. These acts imposed additional rates, and there was a further increase of  $2\frac{1}{2}$  per cent. on March 26, 1804, on all imports then paying *ad valorem* rates.

What is now known as a protective tariff was looked upon in an entirely different point of view by Alexander Hamilton. He considered a tariff an instrument of compensation and retaliation, and a like stand was taken by Jefferson in 1793, when he advocated countervailing foreign restrictions in case they could not be removed by negotiation. The greater number of restrictions upon commerce, however, which existed during Hamilton's time, have been removed.

A more liberal system of commerce prevailed during the wars in Europe, which was largely beneficial to the merchants of the United States. From time to time moderate increase in the rates of duties were granted, but no real demand for protection until the return of peace in 1801, when the old restrictive system was reënacted by Europe. The commerce of the country was so involved by the resumption of hostilities as to create a demand for retaliation. In 1805 the importation of British manufactures was prohibited. Later on, the Berlin and Milan decrees of Napoleon, followed by the English Orders in Council, closed the ports of Europe to neutral vessels, and caused much suffering among American ship-owners. Mr. Jefferson's administration retaliated for the outrages on our commerce by the embargo law passed in Decem-The result of this was, that the American people, prevented from ber, 1807. obtaining their usual supplies from Europe, began to manufacture on their own account, rendered sure of a market by the war, and also by a doubling in all tariff duties, which was done in 1812 as a war measure.

The "Tariff of 1812" passed the House of Representatives by a vote of 76 to 48, and the Senate by a vote of 20 to 9. Amendments to it were adopted on February 25, and again on July 29, 1813. On February 15, 1816, the additional duies imposed by the Act of 1812, were repealed, and additional duities of 42 per cent. to take effect on July 1, were substituted, but the law did not go into operation. From 1812 to 1816 the average rates on all imports was 32.73 per cent.

The first of the protective tariffs, known as the Lowndes-Calhoun bill, was

approved April 27, 1816, and took effect the following July. It was not altogether set aside until the administration of Mr. Polk in 1842. The *ad valorem* duties under it ranged from  $7\frac{1}{2}$  to 33 per cent. The unenumerated goods paid 15 per cent., the manufactures of iron and other metals generally 15 per cent., the majority of woolen goods 25 per cent., with clauses establishing "minimums," that is, in reckoning duties, 25 cents per square yard was to be deemed the minimum cost of cotton cloth; unbleached and uncolored yarn, 60 cents, and bleached or colored yarn, 75 cents per pound. These rates became prohibitory on the cheaper goods. The law was amended April 20, 1818, and on March 3, 1819. It had the support of New England and the Middle States, but the South was opposed to it. From 1817 to 1820, the average rates on imports was 26.52 per cent., from 1821 to 1824, 35.02 per cent., and from 1821 to 1824 on dutiable goods only 36.88 per cent. The necessity for providing for the interests on the heavy debt incurred by the second war with England was due to the general increase of duties.

The general tariff measure of Mr. Clay received the President's signature May 22, 1824, and went into effect July 1, ensuing. It passed both the House and Senate by a close vote. It could not be regarded as a political measure nor yet as a party question. Adams, Clay and Jackson all voted for it. Both the Southern and New England States were dissatisfied with the result, but as iron, wool, henp and sugar received protection, a combination of the Western and Middle States received sufficient support to pass the hill. The average rate of duties under the law of May 22, 1824, was 37 per cent.

The financial crisis of 1825 caused by a great expansion in the paper circulation, and precipitated by extensive failures in London, gave the protectionists an opportunity to attribute the distress to the operation of the tariff of 1824. New England had heretofore opposed protection as hostile to her commercial interests. Manufactures were springing up in those States, and had made such progress as to create an entire change in public sentiment. In 1826 a petition came from Boston praying for higher duties on woolen goods in order to protect this industry in New England. In 1827 a bill to increase the duties on woolens passed the House but failed to become a law. A convention of wool growers and manufacturers was held at Harrisburg in July, 1827, at which the wool, woolen, hemp, flax, iron, glass and wood industries were represented and asked to he recognized in any scheme of protection. The tariff was made a leading issue in the presidential election of 1828.

The planters of the South sought to resist a policy which they claimed as benefiting the North at their expense, and the North and East became more earnest in demanding a continuance of a system which, they alleged, had prompted them to put their capital into investments which must inevitably be ruined, unless the protective policy was maintained. As an outcome of the contention, a tariff bill drawn by Silas Wright, of New York, was passed by a vote of 105 to 74, the protective features of which he said were that "it was intended to turn the manufacturing capital of the country to the working up of domestic raw material, and not foreign raw material."

The tariff act of 1828 was known as the "Tariff of Abominations." It was the immediate cause of the nullification movement. South Carolina protested against it as a "violation of State rights and one grossly unequal and oppressive." North Carolina also protested against the law, and Alabama and Georgia denied the power of Congress to lay duties for protection. The tariff of 1828 had special reference to iron and wool and inanufacture of wool. The duty on wool was 4 cents per pound and 40 per cent. for one year; then 4 cents and 45 per cent. The average duty on all goods from 1829 to 1832 was 47.81 per cent. and on all dutiable goods 51.55 per cent.

The tariff measure passed July 14, 1832, maintained all of the protective features of the tariff of 1828, while reducing or abolishing many of the reve-

nue taxes. The tax on iron was reduced, that on cotton was unchanged, and that on wooleus was increased, while some of the raw wools were made free of duty. It was known as "The Modifying Tariff." It was passed by the Whigs, and approved March 3, 1883. Vote in the House, 132 to 66; in the Senate, 32 to 16.

The Compromise Tariff of 1833 was introduced by Mr. Clay. It was intended as a substitute for all bills pending, and looked toward a gradual reduction in duties; of all duties which were over 20 per cent. by the act of 1832, one-tenth of the excess over 20 per cent. was to be struck off after 1835, and one-tenth each alternate year thereafter until 1841.

and one-tenth each alternate year thereafter until 1841. A Provisional Tariff bill by which the operations of the existing tariff were to be continued until August, 1842, passed the House but was amended in the Senate by a proviso postponing the distribution of the proceeds of the public lands until the same date. The bill was vetoed by the President on the grounds that the bill united two incougruous subjects; that the bill proposed to give away a fruitful source of revenue, and that it was in violation of what was intended to be inviolable as a compromise in relation to the tariff system. A general tariff act was passed without the obnoxious clause.

The Tariff of 1842 was a Whig party measure, and one of protection. It became operative on August 30, 1842, and changed all existing rates. It was amended in March, 1843, and became extinct December 1, 1846. New England and the Middle States strongly supported it. The South opposed it, and the West was a tie. The average rate of all imports under it was 26.92 per cent., and on dutiable articles 33.47 per cent.

The Polk-Walker Tariff of 1846, was approved by President Polk on July 30 of that year. Robert J. Walker of Mississippi, who was President Polk's Secretary of the Treasury, advanced the principles that "No more money should be collected than is needed for economical administration"; "the duty on no articles should exceed the lowest rate which will yield the largest revenue"; "below such rate discrimination may be made, or for imperative reasons an article may be made free"; "luxuries should be taxed on the minimum rate for revenue"; duties should be all *ad valorem* and never specific"; "duties should be so imposed as to operate as equally as possible throughout the Union without respect to class or section." The bill passed the House by 114 to 95. In the Senate it was a tie, Vice-President Dallas giving the casting vote in the affirmative, but on its final passage the Senate stood 28 to 27. The West and the South supported and the East opposed the bill. The average duty on all imports was, from 1847 to 1857, 23.20 per cent., and on dutiable articles 26.22 per cent.

The Tariff of 1857 was approved on March 3 of that year. It made a still further reduction in duties and remained in force until April 1, 1861. It passed the House by a vote of 123 to 72, and the Senate 33 to 12. New England and the South united in securing its passage. The average duty on all goods from 1858 to 1861, was 15.66 per cent., and on dutiable articles 20.72 per cent.

The Morrill Tariff of 1861 was dissimilar to all previous bills, in that it made a distinction between goods imported from different parts of the world, and provided for a general system of compound and differential duties, specific and *ad valorem*. It passed the House May 11, 1860, by a vote of 105 to 64, and the Senate on February 20, 1861, by a vote of 25 to 14. It was an out and out protective tariff. It was several times changed during the war, from 1861 to 1865. Every year produced some revisions, and in 1879 there was a general modification of rates. Tea and coffee, taxed since 1861, were put upon the free list; the duties on cotton and woolen goods, wool, iron, paper, glass and leather were lowered about 20 per cent. The free list was enlarged, but the reduction was rescinded by the Act of March, 1875. The duty on quinine was abolished July 1, 1879. The average duty on all im-

ports from 1862 to 1883 was 34.16 per cent., and ou all dutiable articles 42.74 per cent.

The Commission Tariff was passed by the Senate March 2, 1883, and the House March 3, 1883. The vote in the Senate was 32 to 31, and in the House 152 to 116. This tariff act remained in force until October 6, 1890, when it was superseded, except as to tobacco and tin plate, by the McKinley Tariff bill.

The McKinley Tariff bill passed the House by a vote of 152 to 81, and the Senate by a vote of 33 to 27. Under it Senator Aldrich computed the average at 45.13 per cent., and Senator Carlisle computed the average at 60 per cent.—the highest in the history of the government. The tariff averages are as follows: From 1791 to 1812, 19.58 per cent.;

The tariff averages are as follows: From 1791 to 1812, 19.58 per cent.; from 1812 to 1817, 32.73 per cent.; from 1817 to 1825, 26.52 per cent.; from 1825 to 1829, 47.17 per cent.; from 1829 to 1832, 47.81 per cent.; from 1832 to 1834, 28.99 per cent.; from 1834 to 1843, 19.25 per cent.; from 1843 to 1847, 26.92 per cent.; from 1847 to 1858, 23.20 per cent.; from 1858 to 1862, 15.06 per cent.; from 1862 to 1884, 34.16 per cent.; from 1884 to 1890, 45.50 per cent.; from 1890, about 60 per cent.\*

\* For Cleveland's Tariff Message, text of the Mills and McKinley Bills, and further developments of Tariff legislation, up to the moment of going to press, see Appendices and Addenda, preceding Index.

# UNITED STATES CUSTOMS DUTIES.

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### LEADING ARTICLES IMPORTED, GIVING RATE OF TAXATION AT ENTRY BY THE NEW TARIFF COMPARED WITH TARIFF OF 1888.

THE articles covered by the Tariff Act of 1890 number many thousands. The following table embraces about 300 selected articles, being mainly those in most general use in the United States. \* Indicates "When not otherwise provided for."

Articles.	Old Tariff (1883) Rate.	New Tariff (McKinley) 1890.
Alcohol	10 per ct. ad valorem.	10 per ct. ad valorem
Alumininm, unmanufactured,	Free	15c per Ib.
Aniline colors or dyes	35 per cent	35 per cent.
Animals for breeding	Free	Free.
Bagging for cotton	1 ½c per lb	1.0c and 1.8c lb.
Bags, grain	40 per cent	ze per 10.
Barley	10c per bushel	30c per bushel.
Beads, ornamental	50 per cent	10 per cent.
Beef, mutton, and pork	Ic per lb	20 per lb.
Beer, ale, not in bottles. Beer, porter, and ale, in bottles. Bindings, cotton. Bindings, flax	20c per gallon	20c per gallon.
Beer, porter, and ale, in bottles	35c **	40e
Bindings, cotton	35 per cent	40 per cent.
Bindings, flax	35	Store in and the part
Bindings, nax Bindings, wool. Blankets, value not over 30c per lb Blankets, value 30c to 40c. Blankets, value 40c to 60c. Blankets, value 60c to 80c. Blankets, value over 80c per lb.	suc ib. and 50 per ct	18 Vo II and 00 per ct.
Blankets, value not over 30c per 15	100 35	
Blankets, value 30c to 40c	10. 11 11 25 11	220 10 00
Biankets, value 400 to 600		991/2 11 11 40 11
Blankets, value buc to suc	240 30	991/2 11 11 40 11
Bonnets, silk	30C 40	60 por cont
Bonnets, straw		
Bonnets, straw	30 "	05 11
Books, cuarts, maps	Eman	Free
Books, courts, maps Books, over 20 yrs. old or for pub. lib Bronze, manufactures of. Brushes	45 por cent	45 per cent
Bruchee	an "	40 "
Bruisnes. Building stone, rough. Building stone, dressed. Butter, and substitutes for. Buttons, pearl. Buttons, sleeve and collar, gilt. Buttons, wool, hair, etc. Canvas for sails. Cans cotton	@1 per top	The per cubic foot
Building stone, dressed	20 per cent	40 per cent
Butter and substitutes for	4c per lb	fc per lb
Buttons nearl	25 per cent	2%c line and 25 per ct.
Buttons, sleeve and collar, gilt	25 44	50 per cent.
Buttons, wool, hair, etc.	30c lb, and 50 per ct.	60c a lh. and 60 per ct
Canvas for sails	30 per cent	50 per cent.
Caps, cotton	35 "	50
Cans. fur and leather	30 "	35 "
Carpets, treble ingrain Carpets, two-ply Carpets, tapestry Brussels	12c sq. vd. and 30 per ct.	19c sq.yd. and 40 per ct.
Carpets, two-ply	8c "" " 30" "	14c " 40 "
Carpets, tapestry Brussels	20c " " 30 "	28c " " 40 "
Carnets. Wilton and Axminster	450 " 30 "	60c " 40 "
Carpets, Brussels	30c " " 30 "	44c " 40 "
Carpets, velvet	25c " " 30 "	40c " " 40 "
Cheese, all kinds	4c per 1b	6c per lb.
Cigars and cigarettes	\$2.50 lb. and 25 per ct.	\$4.50 lb. and 25 per ct.
Clocks*	30 per cent	45 per cent.
Clothing, ready-made, cotton*	35 "	. 50 "
Clothing, ready-made, linen	40 "	55
Clothing, ready-made, silk	50	. 60
Clothing, ready-made, woolen	40c lb. and 35 per cent.	149% c lb. and 60 per ct.
Coal, anturacite	Free	Free.
Coal, undminous	The per ton	The per ton.
Confection over all aurean	Free	Free.
Comechonery, an sugar	ac per 10	be per 1b.
Copper, manufactures of	40 per cent	40 per cent.
Carpets, velvet. Cheese, all kinds Cigars and cigarettes. Clocks* Clothing, ready-made, cotton*. Clothing, ready-made, linen Clothing, ready-made, silk Clothing, ready-made, woolen Coal, bituminous Coal, anthracite Coal, athuracite. Confeetionery, all sugar Copper, manufactures of. Cotton trimmings.	40 ····	60
Cotton gloves		
COULD BIO A CO		100

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### UNITED STATES CUSTOMS DUTIES .- Continued.

$\begin{tabular}{ c c c c c c c c c c c c c c c c c c c$	
Outton bestern nalued at more than 60a	per ct.
and not more than $\$2$ per doz. pairs 40 "	per ct.
Cotton hosiery, \$2 to \$4 per doz. pairs40         "	  
Cotton hosiery, more than \$4 per doz40         "	
Cotton shirts and drawers, value \$3 to \$5 40         "	
Cotton Swiss muslin	,
Cotton Swiss mushi	
Cotton webbing 25 " 40 "	
Cotton curtains	
Pocket-knives, value under 50c per doz. 50 " 12c doz. and 50	per ct.
	• ••
\$1.50 to \$3 per doz	
Over \$8 per doz         50	
Razors, less than $\$4$ per doz	
Table-knives not more than $\$1$ per doz. $35$ "	
(D-1) - haires Of to Of non don 195 11 950 11 90	
<b>Table-knives</b> , \$2 to \$3 per doz	
Table-knives, \$3 to \$8 per doz	
Table-knives, more than \$8 per doz35 " \$3 " 30	
Table-knives, \$1 to \$2 ber doz	
Diamonds, cut but not set $10$ " $10$ "	
Drugs, crude	
Fortbonware common 95 "	
Earthenware, common	
Earthenware decorated 60 " 60 "	
Free	
Engravings	
Extracts, dyes, and logwoods	
Extracts, meat	
Table-Knives, more than $56$ per d025555Diamonds, uncut (free), cut and set	
Felt, hats	0 per ct.
Fortilizers guanos manures	
Fire-arms, double-barreled, breech-load-	
ing, value not over \$6	5 per ct.
Fire-arms, value \$6 to \$12	10 ···
Fire-arms, value over $12$ $35$	10 11
Fire-arms, single-barreled	85 "
Fire-arms, pistois, value over 51.50	,0
Fish, American isheres. Ke per lb. %c per lb.	
Flancks under 30c per lb. 10c ib. and 35 per cent. 16½c lb. and	30 per ct.
Flannels, value 30c to 40c 12c " " 35 " 22c "	5
Flannels, value 40c to 50c 18c " " 35 " 33c and 50 per cont	0
Flax, manufactures of	
Flowers, artificial	
Fruits, preserved in juice	ι.
Fruits, apples	) per ct.
Funds, of anges and femore	
Furniture, wood	
Glassware, plain and cut	
Glass, lamp chimneys	
Glass, polished plate, not over 16 x 24 be per sq. 1001	*
Glass, silvered, not over 10 x 24	
Glass, Boueman	
Cloves kid men's plain	than 50 p.c.
Gloves embroidered	50 "
Gloves, lined	50 H
Gloves, pique, lined	50 "
Gloves, pique, lined and embroidered 50	50 "
Gloves, ladies' and children's plain	• 50 "
Gloves, ladies ined	· 50 "
Fett, shoes.40c ib. and 35 per cc. $49\times 2$ ib. and ifFertilizers, guanos, manures.Free.Free.Fire-arms, double-barreled, breech-load35 per cent.\$1.50 ea. and 5ing, value not over \$6.35"""Fire-arms, value \$6 to \$12.35"""Fire-arms, single-barreled.35"""Fire-arms, single-barreled.35"""Fish, American fisheries.Free.Free.Fish, smoked, dried, salted, pickled.% c per lb.% c per lb.Flannels, under 30 c per lb.10c lb. and 35 per cent.50 er cent.Flannels, value 40 c to 50 c.12 c "" "" 35 ""32 c "" 50Flannels, value 40 c to 50 c.12 c "" 35 "33 c " 50Flax, manufactures of.35 per cent.50 per cent.Foreits, apples.20 "30 "Fur manufactures.30 per cent.35 per cent.Fur manufactures.30 per cent.35 per cent.Fur manufactures.30 per cent.35 per cent.Fur manufactures.30 per cent.35 per cent.Glass, lamp chinneys.40 "" " " " " " " " " " " " " " " " " "	

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Articles.	Old Tariff (1883) Rate. New Tariff (McKinley) 1890.
Gloves suddes and someschen ombid	50 per cent 50 per
Gloves, suèdes and scmaschen, emb'd Gloves, suèdes, lined Gloves, suèdes, lined and embroidered	50 per cent
Gloves, suèdes, lined and embroidered	50 "
Glucose	20 "
Glue, value not over 7c per lb	20 "
Gold, manufactures of, not jewelry	45 " 45 per cent.
Hair of hogs curled for mattresses	25 "
Hair manufactures*	30
Hair buman unmanufactured	20
Hams	2c per lh
Handkerchiefs, linen	35 per cent. 55 per cent.
Handkerchiefs, silk	50
Hay	\$2 per ton \$4 per ton.
Hemp cordage, untarred	3c per lb
Hemp cordage, tarred.	3½c "
Hors	Free. Free.
Honey	90a per cent
Hoops, iron or steel, for haling purposes	35 per cent 1 3c per lb
Hops	8c per lb 15c per lb.
Horn, manufactures of	30 per cent
Horses, mules, value under \$150	20 "
Horses, mules, value over \$150	20 "
India-rubber, manufactures	30 "
Judia-rubber, vulcanized	30 "
Instruments, philosophical, metal	35 " 45 ner cent
Iron, manufactures of*	30       "
Iron screws, 1/2 inch or less in length	12c per lb
Iron tinned plates	1c " 2.2c "
Ivory, manufactures*	35       "
Jeweiry	25 "
Jute cotton bagging	30
Jute, other bagging	40 per cent
Knit Goods-	to per cent
Wearing apparel, value not over 30c lb.	10c lb, and 35 per ct 33c a lb, and 40 per ct.
Wearing apparel, value 30c to 40c	12c " " 35 " 38½c " " 40 "
Wearing apparel, value 40c to 60c	18c " " 35 " 44c " " 50 "
Wearing apparel, value over 900 lb	24c $35$ $44c$ $50$
Silk	$40^{-1}$ $440^{-1}$ $440^{-1}$ $50^{-1}$
Knives, carving.	35 " si to \$5 dog & 30 per dell.
Laces, cotton	40 " 60 per cent
Laces, linen	30 "
Lard	2c per lb
Lead, pigs, bars	2c "
Leather manufactures*	$\frac{20}{1}$ per cent
Lime	10 "
Linen manufactures*	35 " bc per 100 lbs.
Linen, wearing apparel	35 "
Linen thread	35 "
Linseed oil	25c per gallon 32c per gallon.
Macaroni	Free
Matches friction borod	20c per bushel 45c per bushel.
Mats, cocoa and rattan	35 per cent
Matting, jute	208c per sq. it.
Mathematical instruments, glass	45 " B0 per sq. ya.
Meerschaum pipes	70 "
Mica, ground	10 ''
Milk, iresp	10 "
Molassas	20
Muffs. fur	4c and sc per gallon Free (after Apr. 1,'91).
Musical instruments, metal	25 " 35 per cent.
Music boxes	25 " 45 "
	10 per cent       2c. per lb.         10 per cent       32 per lb.         10 clib. and 35 per ct.       38 c a lb. and 40 per ct.         12 c " 35 "       38 $\frac{1}{2}$ c " 40 "         12 c " 35 "       44 c " 50 "         12 c " 35 "       44 c " 50 "         12 c " 35 "       44 c " 50 "         14 c " 35 "       44 c " 50 "         15 c " 30 "       44 c " 50 "         16 per cent.       60 per cent.         17 per lb.       20 per cent.         18 " " 60 per cent.       60 per cent.         20 per cent.       12 c "         20 mer cent.       12 c "         20 mer cent.       12 c "         25 "       20 per lb.         25 "       20 per lb.         25 "       20 per cent.         26 per gallon.       32 per gallon.         35 per cent.       10 per gross.         20 "       20 per sq. yd.         45 "       60 per cent.         20 "       20 per lb. <t< td=""></t<>

#### UNITED STATES CUSTOMS DUTIES .-- Continued.

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# UNITED STATES CUSTOMS DUTIES.

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# UNITED STATES CUSTOMS DUTIES .- Continued.

Articles.         Nails, cut.         Nails, horseshoe.         Needles, sewing.         Newspapers, periodicals.         Oatmeal.         Oil-clotbs for floors, value over 25c sq. yd.         Oil, olive.         Oil, olive.         Organs.         Paintings, by American artists.         Paintings, by American artists.         Paintings, by American artists.         Paintings, by American artists.         Paper manufactures.         Paper manufactures.         Paper manufactures.         Paper stock, crude.         Personal effects (see note).         Photograph Albums.         Poultry, dressed         Poultry, dressed         Potatoes.         Puils.cotton.         Quicksilver.         Quilis, cotton.         Ruge, of cotton.         Ruge, of cotton.         Ruge, of cotton.         Ruge, of cotton.	Old Tariff (1883) Rate.	New Tariff (McKinley) 1890.
Nails, cut Nails, horseshoe	1½c per lb	ic per lb.
Nails, horseshoe	4c "	4c "
Needles, sewing	25e "	Free.
Newspapers, periodicals	Free	Free.
Oil-cloths for floors value over % so vd	12 per 10	150 so vd & 90 por ot
Oil, olive	25 "	asc per gallon.
Oil, whale and seal	25 "	8e
Onions	10 "	40c per bushel.
Opium, liquid preparations	40 "	40 per cent.
Organs	25	45 ···
Paintings, by foreign artists	30 per cent	15 per cent
Paner manufactures	15 "	25 "
Paper stock, crude	Free.	Free.
Pepper, cayenne, unground	Free	2½c per lb.
Perfumery, alcobolic	\$2 per gallon	\$2.50 gal. and 50 per ct.
Personal effects (see note)		
Phosphorus.	10c per lb	20c per lb.
Photograph Albums	30 per cent	so per cent.
Pianofortes	95 "	45 "
Pickles	35 "	45 "
Pins, metallic	30 "	30 "
Pipes of clay, common	35 ''	15c per gross.
Plants*	Free	20 per cent.
Poultry, dressed	10c per lb	5c per lb.
Potatoes	10 per busnel	25C per busnel.
Puip, wood, paper-makers use, ground	10 per cent	10c per lb
Quicksilver	135 per cent	45 per cent.
Quinine, sulphate and salts	Free.	Free.
Railroad ties, cedar	Free	20 per ceut.
Robes, buffalo, made up	20 per cent	35 "
Roofing tiles, plain	. 20 "	25
Rope, bale, of hemp	. 35 ···	40 4
Rope, bale, of cotton	40 "	60c  so vd & 40  per et.
Salmon dried or smoked	lc per lh	lic per lb.
Salmon, pickled and salted	25 per cent	30 per cent.
Salt, in bulk	8c per 100 lbs	8c per 100 lbs.
Salt, in bags	. 12e " "	12c "
Sauces*	. 35 per cent	145 per cent.
Sausages, Bologita	95 per cent	25 per cent.
Sealskin sacoues	30 "	35
Seeds, garden	. 20 "	. 20 "
Sheetings, linen	. 35	50 "
Shirts, in whole or part linen	. 35 "	. 55
Shoe-laces, cotton	. 35	95 "
Shoe-Jaces, leather		25 "
Shoes India-rubber	25 "	30 "
Silk raw	Free	Free.
Silk, spun in skeins	. 30 per cent	. 35 per cent.
Silk, laces, embroideries, handkerchiefs		100 11
and all wearing apparel	. 50 "	. 60 ···
Skins, uncured, raw	Pree	20 per cent.
Skins, tanned and dressed	. 20 per cent	60
Smokers' articles except clay pines	70 "	70 "
Snuff	50c per lb	50c per lb.
Soap, Castile	. 20 per cent	.11½e
Spelter in blocks	. 1% c per lb	1%C "
Spirits, except bay rum	\$2 per proof gallon	15 per cent
Statuary, marble	. Bu per cent	. 15 per cent.
Steel ingots-	2% c per lb	. 2.8c per lb.
Steel ingots— Slabs, etc., value 7c to 10c per lb Slabs, etc., value 10c to 13c per lb	. 3¼c "	. 3½c "

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Articles.Old Tariff (1883) Rate.New Tariff (McKinley) 1890.Slabs, etc., value 13c to 16c per lb. $34c$ per lb. $4.2c$ per lb.Slabs, etc., value above 16c per lb. $34c$ minimized to 16c per lb. $34c$ minimized to 16c per lb.Straw manufactures* $45$ per cent. $60$ per cent.Sugars, not above 16 Dutch standard. $12.6$ min. per lb. $32c$ per cent.Sugars, not above 16 Dutch standard. $32c$ per lb. $32c$ per cent.Sugars, not above 16 Dutch standard. $32c$ per lb. $32c$ per cent.Telegraph poles, cedar.FreeFree. $7c$ minimized to 16c per lb.Thermometers. $45$ per cent. $60$ minimized to 16c per lb. $6c$ minimized to 16c per lb.Act to 60c per lb. $32c$ minimized to 16c per lb. $32c$ minimized to 16c minimized to 16			
Cotton, value from 25c to 40c per lb.15c per lb.18c per lb. $30c$ $4c$ $35c$ $4c$ $50c$ $50c$ $50c$ $4c$ $51c$ $4c$ $5c$ $4c$ $C$ $23c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $23c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $4c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $ad$ $c$			
Cotton, value from 25c to 40c per lb.15c per lb.18c per lb. $30c$ $4c$ $35c$ $4c$ $50c$ $50c$ $50c$ $4c$ $51c$ $4c$ $5c$ $4c$ $C$ $23c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $23c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $4c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $ad$ $c$	Slabs, etc., value 13c to 16c per lb Slabs, etc., value above 16c per lb	$3\frac{1}{4}c$ per lb	4.2c per lb. 7c "
Cotton, value from 25c to 40c per lb.15c per lb.18c per lb. $30c$ $4c$ $35c$ $4c$ $50c$ $50c$ $50c$ $4c$ $51c$ $4c$ $5c$ $4c$ $C$ $23c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $23c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $4c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $ad$ $c$	Stereoscopic Views, glass Straw manufactures*	45 per cent	60 per cent. 30 "
Cotton, value from 25c to 40c per lb.15c per lb.18c per lb. $30c$ $4c$ $35c$ $4c$ $50c$ $50c$ $50c$ $4c$ $51c$ $4c$ $5c$ $4c$ $C$ $23c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $23c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $4c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $ad$ $c$	Sugars, not above 16 Dutch standard	1 2-5 min. per lb	Free (after Apr. 1, '91).
Cotton, value from 25c to 40c per lb.15c per lb.18c per lb. $30c$ $4c$ $35c$ $4c$ $50c$ $50c$ $50c$ $4c$ $51c$ $4c$ $5c$ $4c$ $C$ $23c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $23c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $4c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $ad$ $c$	Sugars, above 16 Dutch standard	3-10c "	4-10c "
Cotton, value from 25c to 40c per lb.15c per lb.18c per lb. $30c$ $4c$ $35c$ $4c$ $50c$ $50c$ $50c$ $4c$ $51c$ $4c$ $5c$ $4c$ $C$ $23c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $23c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $4c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $ad$ $c$	Tea	Free	Free.
Cotton, value from 25c to 40c per lb.15c per lb.18c per lb. $30c$ $4c$ $35c$ $4c$ $50c$ $50c$ $50c$ $4c$ $51c$ $4c$ $5c$ $4c$ $C$ $23c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $23c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $4c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $ad$ $c$	Telescopes	45 per cent	60 "
Cotton, value from 25c to 40c per lb.15c per lb.18c per lb. $30c$ $4c$ $35c$ $4c$ $50c$ $50c$ $50c$ $4c$ $51c$ $4c$ $5c$ $4c$ $C$ $23c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $23c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $5c$ $4c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $4c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $4c$ $c$ $c$ $C$ $ad$ $c$	Thermometers	45 "	60 "
Velvets, silk50"\$3.50 lb. & 15 per ct. but not less than 50 per ct.Violins	Cotton, value from 25c to 40c per lb	15c per lb	18c per lb.
Velvets, silk50"\$3.50 lb. & 15 per ct. but not less than 50 per ct.Violins	40c to 50c per lb 50c to 60c per lb	20e ** 25e **	230 28c "
Velvets, silk50"\$3.50 lb. & 15 per ct. but not less than 50 per ct.Violins	Flax or linen, value not over 13c per lb.	35 per cent	6c "
Velvets, silk50"\$3.50 lb. & 15 per ct. but not less than 50 per ct.Violins	Tin, ore or metal (after July 1, 1891).	35 Free	45 per cent. 4c per lb.
Velvets, silk50"\$3.50 lb. & 15 per ct. but not less than 50 per ct.Violins	Tin plates (after July 1, 1891)	1c per lb	2.20 "
Velvets, silk50"\$3.50 lb. & 15 per ct. but not less than 50 per ct.Violins	Tobacco, cigar wrappers, not stemmed Tobacco. if stemmed	**************************************	\$2.75 "
Velvets, silk50"\$3.50 lb. & 15 per ct. but not less than 50 per ct.Violins	Tobacco, all other leaf, if stemmed	40c "	50c "
Velvets, silk50"\$3.50 lb. & 15 per ct. but not less than 50 per ct.Violins	Tooth-brushes	30 "	40 per cent.
Velvets, silk50"\$3.50 lb. & 15 per ct. but not less than 50 per ct.Violins	Trees, nursery stock	Free	20 "
Velvets, silk50"\$3.50 lb. & 15 per ct. but not less than 50 per ct.Violins	Trimmings, wool, worsted, etc	30c lb. and 50 per cent.	60c a lb. and 60 per ct.
Velvets, silk50"\$3.50 lb. & 15 per ct. but not less than 50 per ct.Violins	Towels, linen damask	30 per cent	50 per cent.
Velvets, silk50"\$3.50 lb. & 15 per ct. but not less than 50 per ct.Violins	Vegetables, natural*	10 " …	25 "
Whips, rawhide and leather.30 per cent.35 per cent.Wheat30 per cent.35 per cent.Wicks and wicking, cotton.30 per cent.Willow for basket-makers25 "Willow manufactures*.30 "Willow manufactures*.30 "Champagne, in ½ pint bottles or less.\$1.75 per doz.Champagne, in ½ pint and not over 1 pint \$3.50 "\$8 and \$2.50 per gallon.Champagne, in ½ pint and not over 1 pint \$3.50 "\$8 and \$2.50 per gallon.Still in casks.50 per gallon.Still in casks.50 per gallon.Wool, first and second class.10 cand 12c per 1b.Wool or worsted yarns-10 cb. and 35 per cent.Value over 40c per 1b.10 cand 35 per cent.Woolen and worsted clothing.40 "Woolen and worsted clothing.40 "Woolen and worsted clothing.40 "Woolen and worsted clothing.40 "Woolen and worsted clothing.40 "Walue 40c and not over 40c per 1b.12c "12c "35 "33c "40 "Walue 40c and not over 40c per 1b.12c "12c "35 "33c "40 "Walue 40c and not over 40c per 1b.12c "12c "35 "33c "40 "Walue 40c and not over 60c per 1b.12c "33c "40 "Walue 40c and not over 60c per 1b.12c "33c "40 "Walue 40c and not over 60c per 1b.12c "33c "40 "Walue 40c and not over 60c per 1b.	Vegetables, prepared or preserved, Velvets, silk	30 "	45 \$3.50 lb. & 15 per cf. hut.
Whips, rawhide and leather.30 per cent.35 per cent.Wheat30 per cent.35 per cent.Wicks and wicking, cotton.30 per cent.Willow for basket-makers25 "Willow manufactures*.30 "Willow manufactures*.30 "Champagne, in ½ pint bottles or less.\$1.75 per doz.Champagne, in ½ pint and not over 1 pint \$3.50 "\$8 and \$2.50 per gallon.Champagne, in ½ pint and not over 1 pint \$3.50 "\$8 and \$2.50 per gallon.Still in casks.50 per gallon.Still in casks.50 per gallon.Wool, first and second class.10 cand 12c per 1b.Wool or worsted yarns-10 cb. and 35 per cent.Value over 40c per 1b.10 cand 35 per cent.Woolen and worsted clothing.40 "Woolen and worsted clothing.40 "Woolen and worsted clothing.40 "Woolen and worsted clothing.40 "Woolen and worsted clothing.40 "Walue 40c and not over 40c per 1b.12c "12c "35 "33c "40 "Walue 40c and not over 40c per 1b.12c "12c "35 "33c "40 "Walue 40c and not over 40c per 1b.12c "12c "35 "33c "40 "Walue 40c and not over 60c per 1b.12c "33c "40 "Walue 40c and not over 60c per 1b.12c "33c "40 "Walue 40c and not over 60c per 1b.12c "33c "40 "Walue 40c and not over 60c per 1b.	Wieling	ar 4	not less than 50 per ct.
Whips, rawhide and leather.30 per cent.35 per cent.Wheat30 per cent.35 per cent.Wicks and wicking, cotton.30 per cent.Willow for basket-makers25 "Willow manufactures*.30 "Willow manufactures*.30 "Champagne, in ½ pint bottles or less.\$1.75 per doz.Champagne, in ½ pint and not over 1 pint \$3.50 "\$8 and \$2.50 per gallon.Champagne, in ½ pint and not over 1 pint \$3.50 "\$8 and \$2.50 per gallon.Still in casks.50 per gallon.Still in casks.50 per gallon.Wool, first and second class.10 cand 12c per 1b.Wool or worsted yarns-10 cb. and 35 per cent.Value over 40c per 1b.10 cand 35 per cent.Woolen and worsted clothing.40 "Woolen and worsted clothing.40 "Woolen and worsted clothing.40 "Woolen and worsted clothing.40 "Woolen and worsted clothing.40 "Walue 40c and not over 40c per 1b.12c "12c "35 "33c "40 "Walue 40c and not over 40c per 1b.12c "12c "35 "33c "40 "Walue 40c and not over 40c per 1b.12c "12c "35 "33c "40 "Walue 40c and not over 60c per 1b.12c "33c "40 "Walue 40c and not over 60c per 1b.12c "33c "40 "Walue 40c and not over 60c per 1b.12c "33c "40 "Walue 40c and not over 60c per 1b.	Watches, and parts of	25 "	25 "
Whips, rawhide and leather.30 per cent.35 per cent.Wheat30 per cent.35 per cent.Wicks and wicking, cotton.30 per cent.Willow for basket-makers25 "Willow manufactures*.30 "Willow manufactures*.30 "Champagne, in ½ pint bottles or less.\$1.75 per doz.Champagne, in ½ pint and not over 1 pint \$3.50 "\$8 and \$2.50 per gallon.Champagne, in ½ pint and not over 1 pint \$3.50 "\$8 and \$2.50 per gallon.Still in casks.50 per gallon.Still in casks.50 per gallon.Wool, first and second class.10 cand 12c per 1b.Wool or worsted yarns-10 cb. and 35 per cent.Value over 40c per 1b.10 cand 35 per cent.Woolen and worsted clothing.40 "Woolen and worsted clothing.40 "Woolen and worsted clothing.40 "Woolen and worsted clothing.40 "Woolen and worsted clothing.40 "Walue 40c and not over 40c per 1b.12c "12c "35 "33c "40 "Walue 40c and not over 40c per 1b.12c "12c "35 "33c "40 "Walue 40c and not over 40c per 1b.12c "12c "35 "33c "40 "Walue 40c and not over 60c per 1b.12c "33c "40 "Walue 40c and not over 60c per 1b.12c "33c "40 "Walue 40c and not over 60c per 1b.12c "33c "40 "Walue 40c and not over 60c per 1b.	Water-colors, for artists	25 "	30 "
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Whips, rawhide and leather	30 per cent	35 per cent.
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Wheat	20c per bushel 35 per cent	25c per bushel. 40 per cent
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Willow for basket-makers	25 "	30 "
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Willow manufactures*	20 "	40 "
	Champagne, $\frac{1}{2}$ pint bottles of less Champagne, $\frac{1}{2}$ pint and not over 1 pint	\$3.50 "	\$2 per doz.
Value not over 30c per lb	Champagne, 1 pint and not over 1 quart	\$7 ". \$7 doz and \$9.95 col	\$8 "
Value not over 30c per lb	Still in casks	50c per gallon	50c per gallon.
Value not over 30c per lb	Woods, cabinet, sawed Wool, first and second class	Free	15 per cent.
Value not over 30c per lb	Wool, third-class*	5c per lb	50 per cent.
Woolen and worsted clothing $40c$ " $35c$ $493a$ " $40c$ Woolen manufactures*- $10c$ " $35c$ " $493a$ " $60c$ "         Value not over 30c per 1b $12c$ " $35c$ " $493a$ " $40c$ "         Value 30c and not over 40c per 1b $12c$ " $35c$ " $44c$ " $40c$ " $41c$ " $40c$ " $41c$ " $40c$ " $41c$ "	Value not over 30c per lb	10c lb, and 35 per cent.	27% c lb. and 35 per ct.
Woolen and worsted clothing $40c$ " $35c$ $493a$ " $40c$ Woolen manufactures*- $10c$ " $35c$ " $493a$ " $60c$ "         Value not over 30c per 1b $12c$ " $35c$ " $493a$ " $40c$ "         Value 30c and not over 40c per 1b $12c$ " $35c$ " $44c$ " $40c$ " $41c$ " $40c$ " $41c$ " $40c$ " $41c$ "	Value over 30c and not over 40c per lb	120 " " 35 "	33c " " 35 "
Woolen manufactures*-         10c         "         35         "         36         "         40         "           Value not over 30c per lb         12c         "         35         "         381/2c         "         40         "           Value 30c and not over 40c per lb         12c         "         35         "         381/2c         "         40         "           Value 40c and not over 60c per lb         18c         "         35         "         41c         "         40         "           Value 60c and not over 80c per lb         24c         "         35         "         44c         "         40         "	Woolen and worsted clothing	400 " " 35 "	
Value 30c and not over 40c per lb	Woolen manufactures*—		
Value 40c and not over 60c per lb $18c$ " " $35$ " $44c$ " " $40$ "         Value 60c and not over 80c per lb $24c$ " " $35$ " $44c$ " " $50$ "	Value 30c and not over 40c per lb	190 " " 25 "	381/20 " " 40 "
Value over 80c per lb	Value 40c and not over 60c per lb Value 60c and not over 80c per lb	18c " " 35 "	44c " " 40 "
	Value over 80c per lb	350 " " 40 "	14C D0

#### UNITED STATES CUSTOMS DUTIES.—Continued.

Note.—Personal or household effects of persons arriving in the United States, in use over one year, or of American citizens dying abroad, free. Duty must be paid on all watches but one. Articles and tools of trade, when in actual use, free.

# TARIFF REFORM VOTES, 1865-1890.

STATE.	Mare 186		July 186		July 187		Jun 187		Feb 187		Mar 187		Mar 188		May 189	
How Cast-	For.	Against.	For.	Against.	For.	Against.	For.	Against.	For.	Against.	For.	Against.	For.	Against.	For.	Against.
North Atlantic Division.																
Maine. New Hampshire Vermont. Massachusetts. Rhode Island. Connecticut. New York. New Yersey. Pennsylvania.	3 7 2 10	$\frac{1}{-}$ $\frac{1}{12}$ $\frac{1}{4}$ 1	$     \begin{array}{r}       3 \\       3 \\       10 \\       2 \\       2 \\       16 \\       1 \\       19 \\       19 \\       \end{array} $	[       532			4 3 -7 -3 18 2 3	2 1 2 1 5 2 20	$     \begin{array}{c}       2 \\       2 \\       7 \\       1 \\       3 \\       15 \\       5 \\       18 \\     \end{array} $	1 	$     \begin{array}{c}       3 \\       2 \\       1 \\       8 \\       1 \\       2 \\       13 \\       5 \\       21 \\       \end{array} $		4 3 3 9 2 3 1 7 20	<u>a</u>   <u>a</u>   <u>a</u>   <u>a</u>	3 2 1 10 2 3 18 4 21	2 1 13 3 6
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North Central Division.		1_							10			10	1		10	
Ohio Indiana. Illinois. Michigan. Wisconsin. Minnesota Iowa. Missouri North Dakota. South Dakota. Nebraska. Kansas.	2433156	$ \begin{array}{c} 9 \\ 4 \\ 5 \\ 1 \\ 2 \\ -1 \\ -1 \\ -1 \\ -1 \\ -1 \\ -1 \\ -1 \\ -1$	$ \begin{array}{c} 15 \\ -4 \\ 2 \\ 1 \\ 2 \\ 2 \\ -1 \\ 1 \end{array} $		$ \begin{array}{c} 13 \\ 5 \\ 11 \\ 5 \\ 2 \\ 5 \\ 8 \\ - \\ 1 \\ 1 \end{array} $	232   11	$ \begin{array}{c} 5 \\ 11 \\ 13 \\ 2 \\ 4 \\ 1 \\ 6 \\ 9 \\ - \\ 1 \\ 1 \\ 1 \end{array} $		$ \begin{array}{c} 13\\10\\7\\5\\1\\5\\-\\-\\1\\2\end{array} $		$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	$ \begin{array}{c} 10 \\ 5 \\ 12 \\ 1 \\ 2 \\ 3 \\ 11 \\ - \\ 1 \\ - \\ 1 \end{array} $	$ \begin{array}{c} 7 \\ 8 \\ 13 \\ 6 \\ 3 \\ 7 \\ 4 \\ - \\ 1 \\ 3 \\ \end{array} $	$ \begin{array}{c} 11 \\ 5 \\ 6 \\ 1 \\ 2 \\ -1 \\ 8 \\ -1 \\ -1 \\ -1 \\ -1 \\ -1 \\ -1 \\ -1 \\ -1$	$     \begin{array}{r}       16 \\       3 \\       12 \\       9 \\       7 \\       5 \\       9 \\       4 \\       2 \\       1 \\       2 \\       5 \\       5     \end{array} $	5 9 5 2 2 1 7 
South Central Division.				6	5	1	6	3	_	10		10	1	8	2	a
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Total	·		95	49	152	35	149	61	136	99	123	114	152	116	164	142

#### HOUSE OF REPRESENTATIVES-BY STATES.

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#### RECIPROCITY.

THE protective tariff in this country has, since the time it first made its appearance as a part of our national policy, acted as a check to the free importation of raw material or of manufactured goods from other countries. The Republican party, having from the first identified itself with a high protective tariff, has urged as its reason for this the necessity of building up manufactures and enabling Americans to make the articles they use in the place of being dependent on the manufacturers in England and Europe.

It is scarcely necessary to say that a protective tariff on any article stimulates the production of that article in the country levying the duty. As good an illustration of the result of the tariff as may be asked is to be found in the history of the attempt to make watches in Massachusetts. Three times, prior to the war, did a watch company start at Waltham only to fail. It was found impossible to compete with the watch manufacturers of England and the Continent. But with the duty levied soon after the civil war broke out, a fourth attempt was made. The result was, not only that a Waltham watch took the gold medal at the Paris Exposition in the seventies as against all competitors, but the American watches can to-day be sold in London and in Switzerland. The manufacture of them has reached a point where a duty is no longer necessary, and it has also reached a point where foreign markets are invaded.

The lesson of this is obvious. A protective tariff makes the manufacture of a particular article possible, but it also stimulates that manufacture until the men engaged in it so develop it as to make it possible to compete with their rivals in other countries. There also comes a time in the history of every manufacturing country when the home market is outgrown, when unless new markets may be found—there is a surplus of manufactures.

It is an economic law that there may be no exports from a country unless there are imports also. The money of the world is used, so far as commerce is concerned, only to pay balances. This may be shown in a very simple way. The total amount of gold and silver in the United States in Novemher, 1890, was \$1,004,200,553. The total value of imports for the fiscal year ending June 1, 1890, was \$823,286,735. Had this country paid in cash for those imports there would have been only \$180,913,818 left, or enough to pay for imports for about a month and a half longer; at the end of which time we would have had no more money. But as the value of the exports during that year was \$881,076,017, we had only the balance of \$57,789,282 to pay.

This law, which makes it impossible for a country to export unless it imports as well, makes the protective tariff operate against the manufacturer so soon as the time comes when he is obliged to seek a foreign market or limit his production.

The election of General Harrison to the presidency stamped the Republican policy of protection with the people's seal of approval. Thus encouraged, Congress was enabled to pass the McKinley bill, in which the protective tariff was carried to a higher point than before. But by this time, under the stimulus of the tariff, the manufacturers of the country had reached the position where for many of them a foreign market was necessary if they would still develop. Mr. James G. Blaine saw that the natural markets of



HON. JAMES G. BLAINE.

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the United States were to be found in the Spanish American countries of Central and South America. He had long been leading up to a closer union, commercial and friendly, between the Republics of the two Americas, and he had driven his scheme of a Pan-American Congress to a successful ending.

He caused to be introduced in Congress what was called the Reciprocity amendment to the McKinley bill. Under this section the President, when he becomes convinced that any country which produces sugar, molasses, coffee, tea or hides, is imposing duties on agricultural products or manufactured articles produced in the United States, has the power to suspend the operation of the McKinley bill so far as sugar, molasses, coffee, tea or hides imported from such country are concerned. In other words, this gives the President the power to lessen the duty paid on these specified articles when he sees fit to do so. This in turn means that if Brazil will reduce her duties levied on agricultural products and manufactures of the United States, the President will reduce our duties on coffee, sugar and hides from Brazil.

The working of this amendment is almost apparent when one reads it. It is bringing the old principle of mutual concessions into international trade in order to increase the commerce of the United States, and in turn, that of the country to which the concession is made. In effect, reciprocity is free trade with this limitation: It trades off the reduction of duties at this end of the line for similar reductions at the other, and it is a form of free trade especially designed to foster the trade with a particular country. It provides a market for those manufactures which have outgrown the home demand, and it increases the market for the farmers. It is easy to see, from what has been written, that reciprocity is the natural outcome of a protective tariff. The tariff has fostered and stimulated American manufactures until the home market is no longer sufficient, and therefore a new market had to be found.

The introduction into Congress of the Reciprocity resolution produced some excitement. Senator Mitchell was the first to advocate it, but he was speedily followed by all the Republican Senators. The New York Produce Exchange held a meeting and passed resolutions in favor of the scheme, which action was repeated by nearly all the commercial bodies in the country. A vigorous fight was made against it in the House by Major McKinley and Speaker Reed, but when it became apparent that public sentiment was strongly in favor of it, the amendment passed. Since then a number of treaties have been begun, and some have been concluded, looking towards putting the plan into active operation. During the debate on the measure; an effort was made to enlarge the scheme sufficiently to bring Canada in, but this was defeated owing to the opposition of Representatives and Senators from the States along the Northern border.

#### TEXT OF THE RECIPROCITY SECTION OF THE MCKINLEY BILL.

Section 3. That with a view to secure reciprocal trade with countries producing the following articles, and for this purpose, on and after the first day of July, 1892, whenever, and so often as the President shall be satisfied that the government of any country producing and exporting sugars, molasses, coffee, tea and hides, raw and uncured, or any of such articles, imposes duties or other exactions upon the agricultural or other products of the United States, which in view of the free introduction of such sugar, molasses, coffee, tea, and hides into the United States he may deem to be reciprocally unequal and unreasonable, he shall have the power and it shall be his duty to suspend, by proclamation to that effect, the provisions of this act relating to the free introduction of such sugar, molasses, coffee, tea, and hides, the production of such country, for such time as he shall deem just, and in such case and during such suspension, duties shall be levied, collected, and paid upon sugar, molasses, coffee, tea, and hides, the product of or exported from such designated country, as follows, namely:

All sugars not above number thirteen Dutch standard in color shall pay duty on their polariscopic tests as follows, namely:

All sugars not above number thirteen Dutch standard in color, all tank bottoms, syrups of cane juice or of beet juice, melada, concentrated melada, concrete and concentrated molasses, testing by the polariscope not above 75 degrees, seven-tenths of one cent per pound; and for every additional degree or fraction of a degree shown by the polariscopic test, two-hundredths of one cent per pound additional.

All sugars above number thirteen Dutch standard in color shall be classified by the Dutch standard of color, and pay duty as follows, namely: All sugar above number thirteen and not above number sixteen Dutch standard of color, one and three-eighth cents per pound.

All sugar above number sixteen and not above number twenty Dutch standard of color, one and five-eighth cents per pound.

All sugars above number twenty Dutch standard of color, two cents per pound.

Molasses testing above fifty-six degrees, four cents per gallon.

Sugar drainings and sugar sweepings shall be subject to duty either as molasses or sugar, as the case may be, according to polariscopic test.

On coffee, three cents per pound.

On tea, ten cents per pound.

Hides, raw or uncured, whether dry, salted, or pickled, Angora goatskins, raw, without the wool, unmanufactured, asses' skins, raw or unmanufactured, and skins, except sbeepskins with the wool on, one and one-half cents per pound.\*

\* For most recent developments as to Reciprocity treaties, up to the moment of going to press, see *Addenda*, preceding Index.

#### THE SILVER QUESTION.

THE silver question in this country to-day is the result of a demand on the part of many people for more money in circulation, stimulated doubtless by the desire of the owners of silver mines to find a market for their product. As the law stands now, gold may be taken in unlimited quantities to the United States mints and there coined into money. The director of the mint has no power, acting as the agent of the Secretary of the Treasury, to refuse to receive the metal or to pay for it, either in gold coin or in United States notes, which are, of course, gold coin in another form.

When England demonetized silver, France was left as the great bi-metallie country of the world. At that time (1792 to 1834) the United States was eoining silver and gold at the ratio of 15 to 1. France was eoining at the rate of 15<sup>1</sup>/<sub>2</sub> to 1, and as a result the United States was stripped of its gold eoin. In 1834 the United States raised the ratio from 15 to 1 to 16 to 1, and there being 3 per cent. profit in the transaction, the silver left this country and gold came in. Then the United States, in order to keep its subsidiary coinage, depreciated it and thus stopped the drain.

When the war broke out, all questions of metallic eoinage were speedily swallowed up in the flood of "greenbacks" and "shinplasters." When, however, we renewed specie payment, things went on as before. In 1873 France stopped the free coinage of silver in order to escape from the flood of German silver which was draining the country of its gold. Coincident with this came the enormous development of silver-mining in this country, following the discovery of the "Bonanza" deposit in the Comstock in Nevada. All the silver of the world rushed in here and the United States was forced to demonetize the metal.

The demand for more money in circulation, which naturally followed the great development of the country during the seventies and eighties, brought with it the greenback movement. This was a demand made by a large section of the people for the issue by the government of an unlimited and irredeemable eurrency. The greenback advocates were defeated and so thoroughly beaten that as a party in politics they practically eeased to exist. The nation realized that greenbacks were the notes of hand issued by the government and obtaining their value from the government's eredit. It was as absurd to say that a government note should never be redeemed as it was to say that the note of an individual could be circulated in business if there was no redemption provided for it.

But while the common sense of the nation rejected the irredeemable greenback project, this did not in the least affect the demand for more money in eirculation. It was apparent to all men that when the time came to move the wheat crop, all other enterprises felt the need of money greatly. It took about all the money in the country for the wheat. Consequently there came a time every year when business generally languished, owing to the fact that the money, which is the life-blood of business, was withdrawn from it. Nor was this all. The searcity of money brought with it a high price for its use, and the interest demanded on mortgages was such that the net profit derived from the cultivation of the ground would not, except under exceptional circumstances, pay this interest.

Men who were confronted with this situation, and especially the farmers, who feel the bite the most keenly, looked at the vast mass of silver in the

country with longing eyes. They declared that silver was as good a basis as gold on which to rest a currency, and they demanded that the United States once more go back to the bi-metallic standard. They urged that, were there unlimited coinage of silver; were silver put on the same basis as gold in this regard, the dearth of money would cease at once and interest would fall. As a result of this feeling the Bland bill was introduced into Congress providing for the unlimited coinage of the white metal.

It was fiercely opposed. Many able men, led by John Sherman, Ex-Secretary of the Treasury, argued that, were the United States to adopt the bimetallic standard when no other of the great nations would do the same thing, it would at once create a market for the silver of the world, and that it would be drained of its gold. This would result, they declared, in an advance in the price of gold, and as all balances in commerce with nations having a gold standard would have to be paid in this metal, any legislation making gold subject to fluctuations in price would result disastrously to the merchants and manufacturers. The gist of their argument was that the monetization of silver would make gold a commodity subject to changes in price and to all the evils of speculation.

The opposition was strong enough to get the Allison amendment tacked on to the Bland bill. By this the Secretary of the Treasury must buy not less than two millions nor more than four millions each month. This measure has resulted in making silver a commodity.

During the last two years the party in favor of free silver and a bi-metallic standard has grown enormously in this country. The gist of the whole question lies in the ratio given to sllver and gold in any law making both legal tender and giving both free coinage. The ratio in the markets of the world to day is, generally speaking, one of gold to fifteen and a half of silver. But silver, being demonetized, fluctuates in price. Were the United States to adopt this ratio, then it would find itself alternately a purchaser and a seller of silver, as silver went down or up abroad. Whether these would be equal in the long run it is difficult to say.

It is probable that the advantages and disadvantages of free coinage for silver have been exaggerated somewhat by the advocates and opponents of the measure. There remain two facts after all the froth has been blown away. First, the farming and other interests of the country seriously need cheaper money; second, that any ratio established by Congress will force this country to buy or sell silver in accordance with the price elsewhere.\*

\* For most recent developments as to silver legislation, etc., up to the moment of going to press, see Addenda, preceding Index.

### THE SINGLE TAX THEORY.

THERE is a Single Tax National League of the United States of which Henry George, of New York, is the foremost champion. The theory of the League is that all men are equally entitled to the use and enjoyment of what God has created and of what is gained by the general growth and improvement of the community of which they are a part. That no one should be permitted to hold natural opportunities without a fair return to all for any special privileges thus accorded to him, and that that value which the growth and improvement of the community attaches to land should be taken for the use of the community; that each is entitled to all that his labor produces; therefore, no tax should be levied on the products of labor.

The League is in favor of raising all public revenues for national, State, county and municipal purposes by a single tax upon land values, irrespective of improvements, and all the obligations of all forms of direct and indirect taxation. With respect to monopolies other than that monopoly of land, the League hold that when free competition becomes impossible, as in telegraphs, railroads, water and gas supplies, etc., such business becomes a proper social function which should be controlled and managed by and for the whole people concerned, through their proper government, local, state or national.

#### THE SINGLE TAX PLATFORM.

PLATFORM ADOPTED AT THE CONFERENCE OF THE SINGLE TAX NA-TIONAL LEAGUE OF THE UNITED STATES, AT COOPER UNION, NEW YORK, SEPTEMBER 3, 1890.

At the meeting of the Single Tax National League of the United States held at Cooper Union, New York, September 3, 1890, Henry George, as Chairman of the Committee on Platform and Address, reported the following, which was adopted:

We assert as our fundamental principle the self-evident truth enunciated in the Declaration of American Independence, that all men are created equal and are endowed by their Creator with certain inalienable rights.

We hold that all men are equally entitled to the use and enjoyment of what God has created and of what is gained by the general growth and improvement of the community of which they are a part. Therefore, no one should be permitted to hold natural opportunities without a fair return to all for any special privilege thus accorded to him, and that that value which the growth and improvement of the community attaches to land should be taken for the use of the community; that each is entitled to all that his labor produces; therefore, no tax should be levied on the products of labor.

To carry out these principles, we are in favor of raising all public revenues for national, State, county and municipal purposes by a single tax upon land values, irrespective of improvements, and all the obligations of all forms of direct and indirect taxation.

Since in all our States we now levy some tax on the value of land, the single tax can be instituted by the simple and easy way of abolishing, one after another, all other taxes now levied, and commensurately increasing the tax on land values until we draw upon that one source for all expenses of government, the revenue being divided between local governments, State government, and the general government, as the revenue from direct tax is now divided between the local and State governments, or by a direct assessment being made by the general government upon the States and paid by them from revenues collected in this manner.

The single tax would:

1st. Take the weight of taxation off the agricultural districts when land has little or no value irrespective of improvements, and put it on towns and cities where bare land rises to a value of millions of dollars per acre.

2d. Dispense with a multiplicity of taxes and a horde of tax-gatherers, simplify government and greatly reduce its cost.

3d. Do away with the fraud, corruption and gross inequality inseparable from our present methods of taxation, which allow the rich to escape while they grind the poor.

4th. Give us with all the world as perfect freedom of trade as now exists between the States of our Union, thus enabling our people to share through free exchanges in all the advantages which nature has given to other countries, or which the peculiar skill of other peoples has enabled them to attain. It would destroy the trusts, monopolies and corruptions, which are the outgrowths of the tariff.

5th. It would, on the other hand, by taking for public use that value which attaches to land by reason of the growth and improvement of the community, make the holding of land unprofitable to the mere owner, and profitable only to the user. It would thus make it impossible for speculators and monopolists to hold natural opportunities unused or only half used, and would throw open to labor the illimitable field of employment which the earth offers to man. It would thus solve the labor problem, do away with involuutary poverty, raise wages in all occupations to the full earnings of labor, make overproduction impossible until all human wants are satisfied, render laborsaving inventions a blessing to all, and cause such an enormous production and such an equitable distribution of wealth as would give to all comfort. leisure and participation in the advantages of an advancing civilization.

With respect to monopolies other than monopoly of land, we hold that when free competition becomes impossible, as in telegraphs, railroads, water and gas supplies, etc., such business becomes a proper social function which should be controlled and managed by and for the whole people concerned through their proper government, local, State or national, as may be.

The following are the officers of the Single Tax League of the United States: Chairman, Louis F. Post; Treasurer, August Lewis; Secretary, George St. John Leavens, 42 University Place, New York.\*

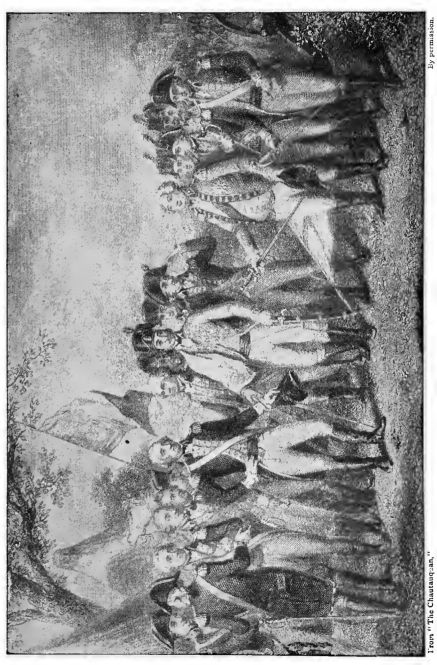
\*For most recent developments of the Single Tax theory, up to the moment of going to press, see Addenda, preceding Index.

# PART III.

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THE SURRENDER OF CORNWALLIS.

#### DECLARATION OF INDEPENDENCE.

THE Declaration of Independence was first considered at a Congress of the thirteen united British colonics, held in Philadelphia on the 5th of September, 1774. An Act of Parliament had been passed which closed the port of Boston on account of destruction of tea, and which removed the customhouse to Salem. This act gave offence to the pcople of Massachusetts, who considered that their chartered and constitutional rights had heen violated.

When the first Congress adjourned, it did so after a resolution had heen adopted providing for the assembling of a second Congress, which also met at Philadelphia, May 10, 1775. Peyton Randolph, of Virginia, was elected President for the second time,

Peyton Randolph, of Virginia, was elected President for the second time, hut on account of being called home on urgent husiness, John Haneock, of Massachusetts, was selected to take his place. Congress declared that in defense of their freedom and rights, they would take up arms, and troops were raised with George Washington in command.

As early as January, 1776, Massachusetts instructed her delegates in Congress to vote for independence, and was followed later on hy all the States, with the exception of New York and Pennsylvania. An adjustment of the trouble was then thought likely by these States, but they eventually fell into line and added the illustrious names of their delegates, as two of the original thirteen States of the Union contributing to complete the memorable document that made the Union free and independent of British dominion and rule.

On June 11, 1776, a resolution to the effect that "the united colories ought to be free and independent," was offered by Richard Henry Lee, of Virginia, and adopted. A committee, consisting of Thomas Jefferson, Benjamin Franklin, John Adams, Charles Carroll of Carrollton, and others, was then appointed to draft the Declaration of Independence. History tells how well and wisely they labored during the production of that instrument.

On the 28th of June, 1776, the committee made their report to Congress. New York and Pennsylvania had not, up to that time, instructed their delegates, and action upon the report was deferred in consequence.

On the 4th of July, 1776, a day ever memorable in the history of the United States, the report of these two colonies was received and adopted, and the independence of America was proclaimed throughout the world with salvos of artillery and the ringing of the old State Bell. The Declaration of Independence received the unanimous vote of all the delegates in Congress, and was voted upon and adopted by all the colonies.

#### DECLARATION OF INDEPENDENCE.

#### IN CONGRESS, JULY 4, 1776.

#### By the Representatives of the United States in Congress assembled.

WHEN, in the course of human events, it becomes necessary for one people to dissolve the political bands which have connected them with another, and to assume among the powers of the earth the separate and equal station to which the laws of nature and of nature's God entitle them, a decent respect to the opinions of mankind requires that they should declare the causes which impel them to the separation.

We hold these truths to be self-evident, that all men are created equal;

that they are endowed by their Creator with certain inalienable rights; that among these are life, liberty and the pursuit of happiness. That to secure these rights governments are instituted among men, deriving their just powers from the consent of the governed; that, whenever any form of government becomes destructive of these ends, it is the right of the people to alter or to abolish it, and to institute a new government, laying its foundation on such principles, and organizing its powers in such form, as to them shall seem most likely to effect their safety and happiness. Prudence, indeed, will dictate that governments long established should not be changed for light and transient causes; and, accordingly, all experience hath shown that mankind are more disposed to suffer, while evils are sufferable, than to right themselves by abolishing the forms to which they are accustomed. But, when a long train of abuses and usurpations, pursuing invariably the same object, evinces a design to reduce them under absolute despotism, it is their right, it is their duty, to throw off such government, and to provide new guards for their future security. Such has been the patient sufferance of these Colonies, and such is now the necessity which constrains them to alter their former systems of government. The history of the present King of Great Britain is a history of repeated injuries and usurpations, all having, in direct object, the establishment of an absolute tyranny over these States. To prove this, let facts be submitted to a candid world:

He has refused his assent to laws the most wholesome and necessary for the public good.

He has forbidden his Governors to pass laws of immediate and pressing importance, unless suspended in their operation till his assent should be obtained; and when so suspended, he has utterly neglected to attend to them.

He has refused to pass other laws for the accommodation of large districts of people, unless those people would relinquish the right of representation in the Legislature; a right inestimable to them, and formidable to tyrants only.

He has called together legislative bodies at places unusual, uncomfortable, and distant from the depository of their public records, for the sole purpose of fatiguing them into compliance with his measures.

He has dissolved Representative Houses repeatedly, for opposing, with manly firmness, his invasions on the rights of the people.

He has refused, for a long time after such dissolutions, to cause others to be elected; whereby the legislative powers, incapable of annihilation, have returned to the people at large for their exercise, the State remaining, in the meantime, exposed to all the dangers of invasion from without and convulsions within.

He has endeavored to prevent the population of these States; for that purpose, obstructing the laws for naturalization of foreigners; refusing to pass others to encourage their migration hither, and raising the conditions of new appropriations of lands.

He has obstructed the administration of justice, by refusing his assent to laws for establishing judiciary powers. He has made Judges dependent on his will alone, for the tenure of their

offices, and the amount and payment of their salaries.

He has erected a multitude of new offices, and sent hither swarms of officers to harass our people, and eat out their substance.

He has kept among us, in times of peace, standing armies, without the consent of our Legislatures.

He has affected to render the military independent of, and superior to, the civil power.

He has combined with others to subject us to a jurisdiction foreign to our Constitution, and unacknowledged by our laws, giving his assent to their acts of pretended legislation:

For quartering large bodies of armed troops among us:

For protecting them, by a mock trial, from punishment for any murders which they should commit on the inhabitants of these States:

For cutting off our trade with all parts of the world:

For imposing taxes on us without our consent:

For depriving us, in many cases, of the benefits of trial by jury:

For transporting us beyond seas to be tried for pretended offences:

For abolishing the free system of English Laws in a neighboring province, establishing therein an arbitrary government, and enlarging its boundaries, so as to render it at once an example and fit instrument for introducing the same absolute rule into these Colonies:

For taking away our charters, abolishing our most valuable laws, and altering, fundamentally, the forms of our governments:

For suspending our own Legislatures, and declaring themselves invested with power to legislate for us in all cases whatsoever.

He has abdicated governmeut here, by declaring us out of his protection, and waging war against us.

He has plundered our seas, ravaged our coasts, burnt our towns, and destroyed the lives of our people.

He is, at this time, transporting large armies of foreign mercenaries to complete the works of death, desolation, and tyranny, already begun, with circumstances of cruelty and perfidy scarcely paralleled in the most barbarous ages, and totally unworthy the head of a civilized nation.

He has constrained our fellow-citizens, taken captive on the high seas, to bear arms against their country, to become the executioners of their friends and brethren, or to fall themselves by their hands.

He has excited domestic insurrections amongst us, and has endeavored to bring on the inhabitants of our frontiers, the merciless Indian savages, whose known rule of warfare is an undistinguished destruction of all ages, sexes, and conditions.

In every stage of these oppressions, we have petitioned for redress in the most humble terms; our repeated petitions have been answered only by repeated injury. A Prince, whose character is thus marked by every act which may define a tyrant, is unfit to be the ruler of a free people.

Nor have we been wanting in attention to our British brethren. We have warned them, from time to time, of attempts made by their Legislature to extend an unwarrantable jurisdiction over us. We have reminded them of the circumstances of our emigration and settlement here. We have appealed to their native justice and magnanimity, and we have conjured them, by the ties of our common kindred, to disavow these usurpations, which would inevitably interrupt our connections and correspondence. They, too, have been deaf to the voice of justice and consanguinity. We must, therefore, acquiesce in the necessity which denounces our separation, and hold them, as we hold the rest of markind, enemies in war; in peace, friends.

We, therefore, the Representatives of the United States of America, in General Congress assembled, appealing to the Supreme Judge of the world for the rectitude of our intentions, do, in the name, and by the authority of the good people of these Colonies, solemnly publish and declare, that these United Colonies are, and of right ought to be, free and independent States; that they are absolved from all allegiance to the British Crown, and that all political connection between them and the State of Great Britain is, and ought to be, totally dissolved; and that, as free and independent States, they have full power to levy war, conclude peace, contract alliances, establish commerce, and to do all other acts and things which Independent States may of right do. And, for the support of this Declaration, with a firm reliance on the protection of Divine Providence, we mutually pledge to each other our lives, our fortunes, and our sacred honor.

Signed by order and in behalf of Congress.

#### SIGNERS OF THE DECLARATION OF INDEPENDENCE.

	Name.	From Colony.	Occupation.	Born.	Died.
1	John Adams	Massachusetts Bay	Lawyer	1735	18:36
	Samuel Adams	Massachusetts Bay	Merchant	1722	1803
	Josiah Bartlett	New Hampshire	Physician	1729	1795
4	Carter Braxton	Virginia	Planter	1736	1797
	Charles Carroll	Maryland	Lawyer	1737	1832
	Samuel Chase	Maryland	Lawyer	1741	1811
	Abraham Clark	New Jersey	Lawyer	1726	1794
- 8	George Clymer	Pennsylvania	Merchant	1739	1813
- 9	William Ellery	Rhode Island, etc	Lawyer	1727	1820
	William Floyd	New York	Farmer	1734	1821
	Benjamin Franklin	Pennsylvania	Printer	1706	1790
	Elbridge Gerry	Massachusetts Bay	Merchant	1744	1814
	Button Gwinnett	Georgia	Merchant	1732	1777
	Lyman Hall		Physician	1725	1790
	John Hancock		Merchant	1737	1793
	Benjamin Harrison	Virginia	Farmer	1740	1791
	John Hart.	New Jersey	Farmer	1708	1780
	Joseph Hewes.	North Carolina	Merchant	1730	1779
	Thomas Heyward, Jr	Sonth Carolina	Lawyer	1746	1809
	William Hooper	North Carolina	Lawyer	1742	1790
	Stephen Hopkins.	Rhode Island, etc	Farmer	1707	1785
	Francis Hopkinson	New Jersey	Lawyer	1737	1791
	Samuel Huntington	Connecticut	Lawyer	1731	1796
	Thomas Jefferson	Virginia	Lawyer	1743	1826
	Francis Lightfoot Lee	Virginia	Farmer	1734	1797
	Richard Henry Lee	Virginia	Statesman	1732	1794
	Francis Lewis.	New York	Merchant	1713	1803
	Philip Livingston	New York	Merchant	1716	1778
	Thomas Lynch, Jr.		Lawyer	1749	1779
20	Thomas McKean	Delaware,	Lawyer	1734	1817
	Arthur Middleton		Planter	1743	1787
	Lewis Morris	New York	Farmer	1726	1798
	Robert Morris		Merchant	1733	1806
	John Morton		Surveyor	1724	1777
	Thomas Nelson, Jr		Statesman	1738	1789
	William Paca	Maryland	Lawyer	1740	1799
	Robert Treat Paine		Lawyer	1731	1814
	John Penn	North Carolina	Lawyer.	1741	1788
	George Read		Lawyer.	1738	1798
	Cæsar Rodney		General	1730	1783
	George Ross		Lawyer	1730	
	Benjamin Rush		Physician	1746	1813
	Edward Rutledge	South Carolina	Lawyer,	1749	1800
	Roger Sherman		Shoemaker	1721	1793
	James Smith		Lawyer	1719	1806
	Richard Stockton.	New Jersey	Lawyer	1730	1781
				1743	1787
	Thomas Stone	Pennsylvania	Lawyer	1716	1781
	George Taylor			1710	1808
	Matthew Thornton		Physician		1803
	George Walton	Georgia	Sailor	1740	
	William Whipple	New Hampshire		1730	1785
	William Williams	Connecticut		1731	1811
	James Wilson	Pennsylvania		1742	1798
		New Jersey		1722	1794
	Oliver Wolcott	Connecticut		1726	1797
	HEATTER WYERE	virgina	Lawyer	1726	1806

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A Convention was held at Charlotte, Mecklenburgh Connty, N. C., May 20th, 1775, which announced a Declaration of Independence severing the people, represented by the Convention, from their allegiance to the Crown of Great Britain. It was not until the early part of the year 1776 that the idea of independence was seriously entertained throughout the Colonies. In Congress, Friday, June 7th, 1776, Richard Henry Lee moved that "these United Colonies are, and of right ought to be, free and independent States, \* \* \* and that a plan of confederation be prepared and transmitted to the respective Colonies for their consideration and approval." This was adopted June 11th. The Committee to prepare the Declaration of Independence were: Thos. Jefferson, John Adams, Benj. Franklin, Roger Sherman and Robert B. Livingston. They reported June 28th, and the Declaration was adopted unanimously July 4th, 1776.

# INTRODUCTION

## CONSTITUTION OF THE UNITED STATES.

On the 14th of May, 1787, the Federal Convention assembled in Philadelphia, and took up for revision and amendment the first Constitution of the United States, which had been previously adopted. The convention, presided over by George Washington, was in session from May 14th to September 17th, inclusive. Congress had been urged by appeals from the several States to adopt a resolution calling for such a convention, the first Constitution not being considered broad enough in its provisions to serve the purposes of the government and the people.

At this convention, composed as it was of the ablest men in the country, cach of the thirteen original States were represented, with the exception of Rhode Island. Congress approved the Constitution, and it was adopted and ratified by eleven of the States before the close of 1788. Later on North Carolina and Rhode Island signified their approval. As a State paper the Constitution of the United States has always been looked upon by other nations as one of the wisest, soundest and most practical efforts ever made to form a basis of government both for the nation and for the people.

#### CONSTITUTION OF THE UNITED STATES OF AMERICA

WE, THE PEOPLE OF THE UNITED STATES, IN ORDER TO FORM A MORE PER-FECT UNION, ESTABLISH JUSTICE, INSURE DOMESTIC TRANQUILLITY, PRO-VIDE FOR THE COMMON DEFENCE, PROMOTE THE GENERAL WELFARE, AND SECURE THE BLESSINGS OF LIBERTY TO OURSELVES AND OUR POSTERITY, DO ORDAIN AND ESTABLISH THIS CONSTITUTION FOR THE UNITED STATES OF AMERICA.

#### ARTICLE I.

SECTION I. All legislative powers herein granted shall be vested in a Congress of the United States, which shall consist of a Senate and House of Representatives.

SEC. II.—1. The House of Representatives shall be composed of members chosen every second year by the people of the several States, and the electors in each State shall have the qualifications requisite for electors of the most numerous branch of the State Legislature.

2. No person shall be a representative who shall not have attained the age of twenty-five years, and been seven years a citizen of the United States, and who shall not, when elected, be an inhabitant of that State in which he shall be chosen.

3. Representatives and direct taxes shall be apportioned among the several States which may be included within this Union, according to their respective numbers, which shall be determined by adding to the whole number of free persons, including those bound to service for a term of years, and excluding Indians not taxed, three-fifths of all other persons. The actual enumeration shall be made within three years after the first meeting of the Congress of the United States, and within every subsequent term of ten years, in such manner as they shall by law direct. The number of representatives shall not exceed one for every thirty thousand, but each State shall have at least one representative; and until such enumeration shall be made, the State of New Hampshire shall be entitled to choose three; Massachusetts, eight; Rhode Island and Providence Plantations, one; Connecticut, five; New York, six; New Jersey, four; Pennsylvania, eight; Delaware, one; Maryland, six; Virginia, ten; North Carolina, five; South Carolina, five; and Georgia, three.

4. When vacancies happen in the representation from any State, the executive authority thereof shall issue writs of election to fill such vacancies.

5. The House of Representatives shall choose their speaker and other officers; and shall have the sole power of impeachment.

SEC. III.—1. The Senate of the United States shall be composed of two senators from each State, chosen by the Legislature thereof, for six years; and each senator shall have one vote.

2. Immediately after they shall be assembled in consequence of the first election, they shall be divided as equally as may be into three classes. The seats of the second years of the first class shall be vacated at the expiration of the second year, of the second class at the expiration of the fourth year, and of the third class at the expiration of the sixth year, so that one-third may be chosen every second year; and if vacancies happen by resignation, or otherwise, during the recess of the Legislature of any State, the executive thereof may make temporary appointments until the next meeting of the Legislature, which shall then fill such vacancies.

3. No person shall be a senator who shall not have attained the age of thirty years, and been nine years a citizen of the United States, and who shall not, when elected, be an inhabitant of that State for which he shall be chosen.

4. The Vice President of the United States shall be President of the Senate, but shall have no vote, unless they be equally divided.
5. The Senate shall choose their other officers, and also a president pro

5. The Senate shall choose their other officers, and also a president *pro tempore*, in the absence of the Vice-President, or when he shall exercise the office of President of the United States.

6. The Senate shall have the sole power to try all impeachments. When sitting for that purpose, they shall be on oath or affirmation. When the President of the United States is tried, the Chief Justice shall preside; and no person shall be convicted without the concurrence of two-thirds of the members present.

7. Judgment in cases of impeachment shall not extend further than to removal from office, and disqualification to hold and enjoy any office of honor, trust, or profit under the United States; but the party convicted shall nevertheless be liable and subject to indictment, trial, judgment, and punishment, according to law.

SEC. IV.—1. The times, places, and manner of holding elections for senators and representatives shall be prescribed in the State by the Legislature thereof; but the Congress may at any time, by law, make or alter such regulations, except as to the places of choosing senators.

2. The Congress shall assemble at least once in every year; and such meeting shall be on the first Monday in December, unless they shall, by law, appoint a different day.

SEC. V.—1. Each House shall be judge of the elections, returns, and qualifications of its own members, and a majority of each shall constitute a quorum to do business; but a smaller number may adjouru from day to day, and may be authorized to compel the attendance of absent members, in such manner, and under such penalties as each House may provide.

2. Each House may determine the rules of its proceedings, punish its members for disorderly behavior, and, with the concurrence of two-thirds, expel a member.

3. Each House shall keep a journal of its proceedings, and from time to time publish the same, excepting such parts as may in their judgment require

secrecy; and the yeas and nays of the members of either House on any question shall, at the desire of one-fifth of those present, he entered on the journal.

Neither House, during the session of Congress, shall, without the consent of the other, adjourn for more than three days, nor to any other place than that in which the two Houses shall he sitting.

Sec. VI.-1. The senators and representatives shall receive a compensation for their services, to be ascertained by law, and paid out of the treasury of the United States. They shall in all cases, except treason, felony, and breach of the peace, he privileged from arrest during their attendance at the session of their respective Houses, and in going to or returning from the same; and for any speech or debate in either House, they shall not be questioned in any other place.

No senator or representative shall, during the time for which he was 2. elected, he appointed to any civil office under the authority of the United States, which shall have been created, or the emoluments of which shall have heen increased during such time; and no person holding any office under the United States shall be a member of either House during his continuance in office.

SEC. VII.-1. All bills for raising revenue shall originate in the House of Representatives; but the Senate may propose or concur with amendments, as on other bills.

2. Every hill which shall have passed the House of Representatives and the Senate, shall, before it becomes a law, be presented to the President of the United States; if he approve, he shall sign it; but if not, he shall return it, with his objections, to that House in which it shall have originated, who shall enter the objections at large on their journal, and proceed to reconsider it. If after such reconsideration two-thirds of that House shall agree to pass the hill, it shall be sent, together with the objections, to the other House, by which it shall likewise he reconsidered; and if approved by two-thirds of that House, it shall become a law. But in all such cases the votes of both Houses shall be determined by yeas and nays; and the names of the persons voting for and against the bill shall be entered on the journal of each House, respectively. If any bill shall not be returned by the President within ten days (Sundays excepted) after it shall have been presented to him, the same shall be a law, in like manner as if he had signed it, unless the Congress by their adjournment prevent its return; in which case it shall not he a law. 3. Every order, resolution, or vote to which the concurrence of the Sen-

ate and House of Representatives may be necessary (except on a question of adjournment) shall be presented to the President of the United States; and before the same shall take effect, shall be approved by him, or, being dis-approved by him, shall be repassed by two-thirds of the Senate and House of Representatives, according to the rules and limitations prescribed in the case of a bill.

 To lay and collect taxes, duties, imposts, and excises, to pay the debts
 To lay and collect taxes, duties, imposts, and excises, to pay the debts and provide for the common defence and general welfare of the United States; but all duties, imposts, and excises shall be uniform throughout the United States:

To borrow money on the credit of the United States;  $\mathbf{2}$ 

To regulate commerce with foreign nations, and among the several 3. States, and with the Indian tribes:

To establish an uniform rule of naturalization, and uniform laws on 4. the subject of bankruptcies throughout the United States;

To coin money, regulate the value thereof, and of foreign coin, and 5. fix the standard of weights and measures;

6. To provide for the punishment of counterfeiting the securities and current coin of the United States;

7. To establish post-offices and post-roads;

8. To promote the progress of science and useful arts, by securing for limited times to authors and inventors the exclusive right to their respective writings and discoveries;

9. To constitute tribunals inferior to the Supreme Court;

10. To define and punish piracies and felonies committed on the high seas, and offences against the law of nations;

11. To declare war, grant letters of marque and reprisal, and make rules concerning captures on land and water;

12. To raise and support armies; but no appropriation of money to that use shall be for a longer term than two years;

13. To provide and maintain a navy;

14. To make rules for the government and regulation of the land and naval forces;

15. To provide for calling forth the militia to execute the laws of the Union, suppress insurrections, and repel invasions;

16. To provide for organizing, arming, and disciplining the militia, and for governing such part of them as may be employed in the service of the United States, reserving to the States respectively the appointment of the officers, and the authority of training the militia according to the discipline prescribed by Congress;

17. To exercise exclusive legislation, in all cases whatsoever, over such district (not exceeding ten miles square) as may, by cession of particular States, and the acceptance of Congress, become the seat of the government of the United States, and to exercise like authority over all places purchased by the consent of the Legislature of the State in which the same shall be, for the erection of forts, magazines, arsenals, dock-yards, and other needful buildings; and

18. To make all laws which shall be necessary and proper for carrying into execution the foregoing powers, and all other powers vested by this Constitution in the government of the United States, or in any department or officer thereof.

SEC. IX.—1. The migration or importation of such persons as any of the States now existing shall think proper to admit, shall not be prohibited by the Congress prior to the year one thousand eight hundred and eight; but a tax or duty may be imposed on such importation, not exceeding ten dollars for each person.

2. The privilege of the writ of *habeas corpus* shall not be suspended, unless when in cases of rebellion or invasion the public safety may require it.

3. No bill of attainder, or *ex post facto* law shall be passed.

4. No capitation or other direct tax shall be laid, unless in proportion to the census or enumeration herein before directed to be taken.

5. No tax or duty shall be laid on articles exported from any State.

6. No preference shall be given by any regulation of commerce or revenue to the ports of one State over those of another; nor shall vessels bound to or from one State be obliged to enter, clear, or pay duties in another.
7. No money shall be drawn from the treasury but in consequence of

7. No money shall be drawn from the treasury but in consequence of appropriations made by law: and a regular statement and account of the receipts and expenditures of all public money shall be published from time to time.

8. No title of nobility shall be granted by the United States; and no person holding any office of profit or trust under them shall, without the consent of the Congress, accept of any present, emolument, office, or title, of any kind whatever, from any king, prince, or foreign state.

SEC. X.—1. No State shall enter into any treaty, alliance, or confederation; grant letters of marque and reprisal; coin money; emit bills of credit;

make any thing but gold and silver coin a tender in payment of debts; pass any bill of attainder, *ex post facto* law, or law impairing the obligation of contracts, or grant any title of nobility.

2. No State shall, without the consent of the Congress, lay any imposts or duties ou imports or exports, except what may be absolutely necessary for executing its inspection laws; and the net produce of all duties and imposts, laid by any State on imports or exports, shall be for the use of the treasury of the United States; and all such laws shall be subject to the revision and control of the Congress.

3. No State shall, without the consent of Congress, lay any duty of tonnage, keep troops, or ships of war in time of peace, enter into any agreement or compact with another State, or with a foreign power, or engage in war, unless actually invaded, or in such imminent danger as will not admit of delay.

#### ARTICLE II.

SEC. I.—1. The executive power shall be vested in a President of the United States of America. He shall hold his office during the term of four years, and, together with the Vice-President, chosen for the same term, be elected as follows:

2. Each State shall appoint, in such manner as the Legislature thereof may direct, a number of electors, equal to the whole number of senators and representatives to which the State may be entitled in the Congress; but no senator or representative, or person holding an office of trust or profit under the United States, shall be appointed an elector.

The electors shall meet in their respective States, and vote by hal-3. lot for two persons, of whom one at least shall not be an inhabitant of Annulled the same State with themselves. And they shall make a list of all the persons voted for, and of the number of votes for each; which list they shall sign and certify, and transmit sealed to the seat of government of the United States, directed to the President of the Senate. The President of the Senate shall, in the presence of the Senate and House of Rep-See resentatives, open all the certificates, and the votes shall then be counted. The person having the greatest number of votes shall be the President, Amendments, if such number be a majority of the whole number of electors appointed; and if there be more than one who have such majority, and have an equal number of votes, then the House of Representatives shall immediately choose by hallot one of them for President; and if no person have a majority, then from the five highest on the list the said Honse shall in like manner choose the President. But in choosing the President, the votes shall be taken by States, the representation from each State having Article one vote; a quorum for this purpose shall consist of a member or memhers from two-thirds of the States, and a majority of all the States shall be necessary to a choice. In every case, after the choice of the President, the person having the greatest number of votes of the electors IIX shall be the Vice-President. But if there should remain two or more who have equal votes, the Senate shall choose from them by ballot the Vice-President.

4. The Congress may determine the time of choosing the electors, \* and the day on which they shall give their votes; which day shall be the same throughout the United States.

5. No person except a natural-born citizen, or a citizen of the United States at the time of the adoption of this Constitution, shall be eligible to the office of President; neither shall any person be eligible to that office who shall

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<sup>\*</sup> The time for choosing the electors is the first Tuesday after the first Monday in November.

<sup>+</sup> The time for the meeting of the electors is the first Wednesday in December. 4B

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not have attained the age of thirty-five years, and been fourteen years a resident within the United States.

6. In case of the removal of the President from office, or of his death, resignation, or inability to discharge the powers and duties of the said office, the same shall devolve on the Vice-President; and the Congress may by law provide for the case of removal, death, resignation, or inability, both of the President and Vice-President, declaring what officer shall then act as President, and such officer shall act accordingly, until the disability be removed, or a President shall be elected.

7. The President shall, at stated times, receive for his services a compensation, which shall neither be increased nor diminished during the period for which he shall have been elected; and he shall not receive within that period any other emolument from the United States, or any of them.

8. Before he enters on the execution of his office, he shall take the following oath or affirmation:

"I do solemnly swear (or affirm) that I will faithfully execute the office of President of the United States, and will, to the best of my ability, preserve, protect, and defend the Constitution of the United States."

SEC. II.—1. The President shall be Commander-in-Chief of the Army and Navy of the United States, and of the militia of the several States, when called into the actual service of the United States; he may require the opinion, in writing, of the principal officer in each of the executive departments, upon any subject relating to the duties of their respective offices; and he shall have power to grant reprieves and pardons for offences against the United States, except in cases of impeachment.

2. He shall have power, by and with the advice and consent of the Senate, to make treaties, provided two-thirds of the senators present concur; and he shall nominate, and by and with the advice and consults for the Senate, shall appoint ambassadors, other public ministers and consuls, judges of the Snpreme Court, and all other officers of the United States, whose appointments are not herein otherwise provided for, and which shall be established by law; but the Congress may by law vest the appointment of such inferior officers as they think proper in the President alone, in the courts of law, or in the heads of departments.

3. The President shall have power to fill up all vacancies that may happen during the recess of the Senate, by granting commissions which shall expire at the end of their next session.

SEC. III.—He shall from time to time give to the Congress information of the state of the Union, and recommend to their consideration such measures as he shall judge necessary and expedient; he may, on extraordinary occasions, convene both Houses, or either of them, and in case of disagreement between them, with respect to the time of adjournment, he may adjourn them to such time as he shall think proper; he shall receive ambassadors, and other public ministers; he shall the care that the laws be faithfully executed; and shall commission all the officers of the United States.

SEC. IV.—The President, Vice-President, and all civil officers of the United States, shall be removed from office on impeachment for, and conviction of, treason, bribery, or other high crimes and misdemeanors.

#### ARTICLE III.

SEC. I.—The judicial power of the United States shall be vested in one Supreme Court, and in such inferior courts as the Congress may, from time to time, ordain and establish. The judges, both of the Supreme and inferior courts, shall hold their offices during good behavior, and shall, at stated times, receive for their services a compensation, which shall not be diminished during their continuance in office. SEC. II.—1. The judicial power shall extend to all cases, in law and equity, arising under this Constitution, the laws of the United States, and treaties made, or which shall be made, under their authority; to all cases affecting ambassadors, other public ministers, and consuls; to all cases of admiralty and maritime jurisdiction; to controversies to which the United States shall be a party; to controversies between two or more States; hetween a State and citizens of another State; between citizens of different States; between citizens of the same State, claiming lands under grants of different States; and between a State, or the citizens thereof, and foreign States, citizens, or subjects.

2. In all cases affecting ambassadors, other public ministers, and consuls, and those in which a State shall be party, the Supreme Court shall have original jurisdictiou. In all the other cases before mentioned, the Supreme Court shall have appellate jurisdiction, both as to law and fact, with such exceptions, and under such regulations as the Cougress shall make.

3. The trial of all crimes, except in cases of impeachment, shall be by jury; and such trial shall be held in the State where the said crimes shall have been committed; but when not committed within any State, the trial shall be at such place or places as the Congress may by law have directed.

SEC. III.—1. Treason against the United States shall consist ouly in levying war against them, or in adhering to their enemies, giving them aid and comfort. No person shall be convicted of treason, unless on the testimony of two witnesses to the same overt act, or on confession in open court.

2. The Cougress shall have power to declare the punishment of treason; but no attainder of treason shall work corruption of blood, or forfeiture except during the life of the person attainted.

#### ARTICLE IV.

SEC. I.—Full faith and credit shall be given in each State to the public acts, records, and judicial proceedings of every other State. And the Congress may by general laws prescribe the manner in which such acts, records, and proceedings shall be proved, and the effect thereof.

SEC. II.—I. The citizens of each State shall be entitled to all privileges and immunities of citizens in the several States.

2. A person charged in any State with treason, felony, or other crime, who shall flee from justice, and be found in another State, shall, on demand of the executive authority of the State from which he fled, be delivered up, to be removed to the State having jurisdiction of the crime.

3. No person held to service or labor in one State, under the laws thereof, escaping into another, shall, in consequence of any law or regulation therein, be discharged from such service or labor, but shall be delivered up on claim of the party to whom such service or labor may be due. SEC. III.—1. New States may be admitted by the Congress into this

SEC. III.—1. New States may be admitted by the Congress into this Union; but no new State shall be formed or erected within the jurisdiction of any other State; nor any State be formed by the junction of two or more States, or parts of States, without the consent of the Legislatures of the States concerned, as well as of the Congress.

2. The Congress shall have power to dispose of and make all needful rules and regulations respecting the territory or other property belonging to the United States; and nothing in this Constitution shall be so construed as to prejudice any claims of the United States, or of any particular State.

SEC. IV.—The United States shall guarantee to every State in this Union a republican form of government, and shall protect each of them against invasion, and, on application of the Legislature, or of the executive (when the Legislature cannot be convened), against domestic violence.

#### ARTICLE V.

The Congress, whenever two-thirds of both Houses shall deem it necessary, shall propose amendments to this Constitution, or, on the application of the Legislatures of two-thirds of the several States, shall call a convention for proposing amendments, which, in either case, shall be valid to all intents and purposes, as part of this Constitution, when ratified by the Legislatures of three-fourths of the several States, or by conventions in three-fourths thereof, as the one or the other mode or ratification may be proposed by the Congress; provided, that no amendment which may be made prior to the year one thousand eight hundred and eight shall in any manner affect the first and fourth clauses in the ninth section of the first article; and that no State, without its consent, shall be deprived of its equal suffrage in the Senate.

#### ARTICLE VI.

1. All debts contracted, and engagements entered into, before the adoption of this Constitution, shall be as valid against the United States under this Constitution, as under the Confederation.

2. This Constitution, and the laws of the United States which shall be nade in pursuance thereof, and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every State shall be bound thereby; anything in the constitution or laws of any State to the contrary notwithstanding.

3. The senators and representatives before mentioned, and the members of the several State Legislatures, and all executive and judicial officers, both of the United States and of the several States, shall be bound by oath or affirmation to support this Constitution; but no religious test shall ever be required as a qualification to any office or public trust under the United States.

#### ARTICLE VII.

The ratification of the conventions of nine States shall be sufficient for the establishment of this Constitution between the States so ratifying the same.

Done in convention, by the unanimous consent of the States present, the seventeenth day of September, in the year of our Lord one thousand seven hundred and eighty-seven, and of the Independence of the United States of America the twelfth. In witness whereof, we have hereunto subscribed our names.

# GEORGE WASHINGTON,

President, and Deputy from Virginia.

#### NEW HAMPSHIRE.

John Langdon,

NICHOLAS GILMAN. MASSACHUSETTS.

NATHANIEL GORHAM,

RUFUS KING.

CONNECTICUT.

WM. SAMUEL JOHNSON,

ROGER SHERMAN.

#### NEW YORK.

#### ALEXANDER HAMILTON.

#### DELAWARE.

George Read, Gunning Bedford, Jr., John Dickinson, Richard Bassett, Jacob Broom.

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	JERSEY.
WILLIAM LIVINGSTON,	DAVID BREARLEY,
WILLIAM PATTERSON,	JONATHAN DAYTON.
NORTH	CAROLINA.
WILLIAM BLOUNT, RICH'D D	OBBS SPAIGHT, HUGH WILLIAMSON.
PENN	SYLVANIA.
BENJAMIN FRANKLIN, THOM	AS MIFFLIN, ROBERT MORRIS,
GEORGE CLYMER, THOM	AS FITZSIMONS, JARED INGERSOLL,
JAMES WILSON,	Gouverneur Morris.
	AVLAND.
· · · ·	
JAMES MCHENRY, DAN. OF ST.	THO. JENIFER, DANIEL CARROLL.
	RGINIA.
JOHN BLAIR,	JAMES MADISON, JR.
SOUTH	CAROLINA.
JOHN RUTLEDGE,	CHARLES C. PINCKNEY,
CHARLES PINCKNEY,	PIERCE BUTLER.
GE	ORGIA.
WILLIAM FEW,	ABRAHAM BALDWIN.
	Attest, WILLIAM JACKSON, Secretary.
	,

The following named delegates from other States were present, but did not sign the Constitution : MARGACITICETTR

M	ASSACHUSETTS	
ELBRIDGE GERRY,		CALEB STRONG.
	NEW JERSEY.	
WM. C. HOUSTON,	GEORGE WYTHE,	JAMES MCCLURG.
	CONNECTICUT.	
Ot	LIVER ELLSWORTH	
	NEW YORK.	
John Lansing, Jr.,	num ronn.	ROBERT YATES.
	MARYLAND.	
JOHN FRANCIS MERCH	ER,	LUTHER MARTIN.
NO	RTH CAROLIN	Α.
ALEXANDER MARTIN,		WM. R. DAVIE.
	VIRGINIA.	~
Edmund Randolph,	GEORGIA.	George Mason.
WM. PIERCE,	GEORGIA.	WM. HOUSTON.
() at 111(01);		

Of the 63 delegates originally appointed ten did not attend, two of which vacancies were filled. Of those attending, 39 signed and 16 did not. The Constitution was adopted by the Convention on the 17th of Septem-ber, 1787, appointed in pursuance of the Resolution of the Congress of the Confederation of the 21st of February, 1787, and ratified by the Couventions of the several States, as follows :

Delaware, December 7th, 1787, unanimously. Pennsylvania, December 12th, 1787, by a vote of 46 to 23. New Jersey, December 18th, 1787, unanimously. Georgia, January 2d, 1788, unanimously. Connecticut, January 9th, 1788, by a vote of 128 to 40. Massachusetts, February 6th, 1788, by a vote of 187 to 168. Maryland, April 28th, 1788, by a vote of 63 to 12. South Carolina, May 23d, 1788, by a vote of 149 to 73. New Hampshire, June 21st, 1788, by a vote of 57 to 47. New York, July 26th, 1788, by a vote of 30 to 25. New York, July 26th, 1788, by a vote of 30 to 25. North Carolina, November 21st, 1789, by a vote 193 to 75. Rhode Island, May 29th, 1790, by a majority of 2. Vermont, January 10th, 1791, by a vote of 105 to 4. Declared ratified by resolution of the old Congress, September 13th, 1788.

The adoption of the Constitution was opposed by many who believed that the extensive powers granted by it to Congress and the executive would be dangerous to the liberties of the people. It was, however, finally adopted chiefly through the exertions and writings of James Madison, John Jay, and Alexander Hamilton. Virginia ratified the Constitution with the declaration that she was at liberty to withdraw from the Union whenever its powers were used for oppression; and New York, after Hamilton had declared that no State should ever be coerced by an armed force. There were two great parties: The Federalists, in favor of a strong, centralized government, and the Anti-Federalists, supporters of States' rights. Washington and Adams, Federalist leaders, were elected, and the government was organized with Thomas Jefferson, Secretary of State; Alexander Hamilton, Secretary of the Treasury; Henry Knox, Secretary of War; and John Jay, Chief Justice of the Supreme Courf.

#### AMENDMENTS TO THE CONSTITUTION.

#### ARTICLE I.\*

Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the government for a redress of grievances.

\*Twelve amendments were proposed by Congress, September 25th, 1789; the last ten were adopted, which are the first ten as shown above, and were proclaimed to be in force December 15th, 1791.

The rejected Articles were as follows :

An ratilieu by Aentucky, Maryland, New Jersey, North Carolina, South Carolina, Vermont and Virginia-7. All, excepting Art. I., ratified by Delaware-1. All, excepting Art. II., ratified by Pennsylvania-1. All, excepting Arts. I. and II., ratified by New Hampshire, New York and Rhode Island-3.

All rejected by Connecticut, Georgia and Massaehusetts-3.

I. After the first enumeration required by the First Article of the Constitution I. After the first enumeration required by the First Article of the Constitution there shall be one Representative for every 80,000 persons, until the number shall amount to one hundred; after which, the proportion shall be so regulated by Con-gress, that there shall not be less than one hundred Representatives for every 40,000 persons, until the number of Representatives shall amount to two hundred; after which the proportion shall be so regulated by Congress, that there shall not be less than two hundred Representatives, nor more than one Representative for every 50,000 persons. II. No law varying the compensation for the services of the Senators and Repre-sentatives shall take effect until an election of Representatives shall have intervened. The twelve proposed amendments were acted upon by the States as follows : All ratified by Kentucky, Maryland, New Jersey, North Carolina, South Carolina, Vermont and Virginia—7.

### ARTICLE II.

A well regulated militia being necessary to the security of a free State, the right of the people to keep and bear arms shall not be infringed.

#### ARTICLE III.

No soldier shall, in time of peace, he quartered in any house without the consent of the owner, nor in time of war but in a manner to be prescribed by law.

#### ARTICLE IV.

The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated; and no warrants shall issue but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

#### ARTICLE V.

No person shall be held to answer for a capital or otherwise infamous crime, unless on a presentment or indictment of a grand jury, except in cases arising in the land or naval forces, or in the militia, when in actual service, in time of war or public danger, nor shall any person be subject for the same offence to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be witness against himself; nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use without just compensation.

#### ARTICLE VI.

In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the State and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor; and to have the assistance of counsel for his defence.

#### ARTICLE VII.

In suits of common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved; and no fact tried by a jury shall be otherwise re-examined in any conrt of the United States, than according to the rules of the common law.

#### ARTICLE VIII.

Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted.

#### ARTICLE IX.

The enumeration in the Constitution of certain rights shall not be construed to deny or disparage others retained by the people.

#### ARTICLE X.

The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people.

#### ARTICLE XI.\*

The judicial power of the United States shall not be construed to extend to any suit in law or equity commenced or prosecuted against one of the United States by citizens of another State, or by citizens or subjects of any foreign state.

\* Article XI. was proposed by Congress March 12th, 1794, and declared in force January 8th, 1798.

#### ARTICLE XII.\*

The electors shall meet in their respective States, † and vote by ballot for President and Vice-President, one of whom at least, shall not be an inhabitant of the same State with themselves; they shall name in their ballots the person voted for as President, and in distinct ballots the person voted for as Vice-President; and they shall make distinct lists of all persons voted for as President, and of all persons voted for as Vice-President, and of the number of votes for each, which lists they shall sign and certify, and transmit, scaled, to the seat of government of the United States, directed to the President of The President of the Senate shall, in the presence of the Senate the Senate. and House of Representatives, open all the certificates, and the votes shall then he counted; ‡ the person having the greatest number of votes for Presideut shall be President, if such number be a majority of the whole number of electors appointed; and if no person have such majority, then from the persons having the highest numbers, not exceeding three, on the list of those voted for as President, the House of Representatives shall choose immediately, by ballot, the President. But in choosing the President, the votes shall be taken by States, the representation from each State having one vote; a quorum for this purpose shall consist of a member or members from twothirds of the States, and a majority of all the States shall be necessary to a choice. And if the House of Representatives shall not choose a President. whenever the right of choice shall devolve upon them, before the fourth day of March next following, then the Vice-President shall act as President, as in the case of the death or other constitutional disability of the President. The person having the greatest number of votes as Vice-President shall he the Vice-President, if such number be a majority of the whole number of electors appointed; and if no person have a majority, then from the two highest numbers on the list the Senate shall choose the Vice-President; a quorum for the purpose shall consist of two-thirds of the whole number of senators, and a majority of the whole number shall be necessary to a choice. But no person constitutionally ineligible to the office of President shall be eligible to that of Vice-President of the United States.

#### ARTICLE XIII.§

SEC. 1. Neither slavery nor involuntary servitude, except as a punishment for crime, whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction. SEC. 2. Congress shall have power to enforce this Article by appropriate

legislation.

#### ARTICLE XIV.

SEC. 1. All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States, and of the State

\* Article XII. was proposed in the first session of the Eighth Congress, and declared in force September 25th, 1804.

the time for the meeting of the electors is the first Wednesday in December. the time for counting the votes is the second Wednesday in February. Article XIII, was proposed by Congress February 1st, 1865, and declared in force

§ Article XIII. was proposed by Congress February 1st, 1865, and declared in force December 18th, 1865. Ratified by Alabama, Arkansas, Connecticut, Florida, Georgia, Illinois, Indiana, Iowa, Kansas, Louisiana, Maine, Maryland, Massachusetts, Michigan. Minnesota, Mississippi, Missouri, Nevada, New Hampshire, New Jersey, New York, North Caro-lina, Ohio, Oregon, Pennsylvania, Rhode Island, South Carolina, Tennessee, Texas, Vermont, Virginia, West Virginia, and Wisconsin-34. Ratified conditionally by Ala-bama and Mississippi. Rejected by Delaware and Kentucky-2. #Article XIV. was proposed by Congress June 13th, 1866, and declared in force July 28th. 1868.

28th, 1868. Ratified by Alabama, Arkansas, ‡ Connecticnt, Florida, Georgia, Illinois, Indiana, Iowa, Kansas, Louisiana, Maine, Massachusetts, Michigan, Minnesota, Missis-

wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property without due process of law, nor deny to any person within its jurisdiction the equal protection of the laws.

SEC. 2. Representatives shall be apportioned among the several States according to their respective numbers, counting the whole number of persons in each State, excluding Indians not taxed. But when the right to vote at any election for the choice of electors for President and Vice-President of the United States, representatives in Congress, the executive and judicial officers of a State, or the members of the Legislature thereof, is denied to any of the male inhabitants of such State being twenty-one years of age, and citizens of the United States, or in any way abridged, except for participation in rebellion or other crime, the basis of representation therein shall be reduced in the proportion which the number of such male citizens shall bear to the whole number of male citizens twenty-one years of age in such State.

SEC. 3. No person shall be a senator or representative in Congress, or elector of President and Vice-President, or hold any office, civil or military, under the United States, or under any State, who, having previously taken an oath as a member of Congress, or as an officer of the United States, or as a member of any State Legislature, or as an executive or judicial officer of any State, to support the Constitution of the United States, shall have engaged in insurrection or rebellion against the same, or given aid or comfort to the enemies thereof. But Congress may, by a vote of two-thirds of each House, remove such disability.

SEC. 4. The validity of the public debt of the United States authorized by law, including debts incurred for payment of pensions and bounties for services in suppressing insurrection or rebellion, shall not be questioned. But neither the United States nor any State shall assume or pay any debt or obligation incurred in aid of insurrection or rebellion against the United States, or any claim for the loss or emancipation of any slave; but all such debts, obligations, and claims shall be held illegal and void.

SEC. 5. The Congress shall have power to enfore, by appropriate legislation, the provisions of this Article.

#### ARTICLE XV.\*

SEC. 1. The right of the citizens of the United States to vote shall not be denied or abridged by the United States, or by any State, on account of race, color, or previous condition of servitude.

SEC. 2. The Congress shall have power to enforce this Article by appropriate legislation.

Sippi, Missouri, Nebraska, Nevada, New Hampshire, New Jersey, New York, North Carolina, Obio, Oregon, Pennsylvania, Rhode Island, South Carolina, Tennessee, Texas, Vermont, Virginia, West Virginia, and Wisconsin—33.
 Of the above, Arkansas, Florida, Georgia, Louisiana, Mississippi, North Carolina, South Carolina, Texas, and Virginia, first rejected the amendment but finally ratified it. New Jersey and Ohio rescinded their ratification.
 ‡No final action was taken by California-1.
 Rejected by Delaware, Kentucky, and Maryland—3.

\* Article XV. was proposed by Congress February 26th, 1869, and declared in force

Warch 30tb, 1870. Rach 30tb, 1870. Ratified by Alabama, Arkansas, Connecticut, Florida, Georgia, Illinois, Indiana, Iowa, Kansas, Louisiana, Maine, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Nebraska, Nevada, New Hampshire, New York, North Carolina, Ohio, Penu-sylvania, Rhode Island, South Carolina, Texas, Vermont, Virginia, West Virginia, and Wisconsin-30.

Of the above, Georgia and Obio at first rejected but finally ratified. New York rescinded her ratification.

Rejected by California, Delaware, Kentucky, Maryland, New Jersey and Oregon-6. No final action was taken by Tennessee-1.

PRESIDENTS AND VICE-PRESIDENTS OF THE UNITED STATES.

Year.	$1799 \\ 1826 \\ $	1826 1836 1812	1836 1812 1814	1825 1825 1848 1850	1845 1850 1862 1862	$1841 \\ 1841 \\ 1862 \\ 1862$	$1849 \\ 1864 \\ 1850 \\ 1874 \\ 1874 \\ 1874$	1869 1853 1868 1875 1875 1875 1891	1885 1885 1885 1875 1877 1885 1886 1886	1885
Died at	Mt. Vernon Va. Quincy, Mass Quincy, Mass Monticello, Va.	Wontreento, Va Staten Island, N.Y. Washington, D. C.	Montpelier, Va Washington, D. C. Washington, D. C.	Washington, D. C.	Hermitage, Tenu Washington, D. C. Kinderhook, N. Y. Kinderhook, N. Y.	Frankfort, Ky Washington, D.C Richmond, Va Richmond, Va	Nashville, Tenn Philadelphia, Pa Washington, D C Buffalo, N. Y	Concord, N. H Dallas Co., Ala Wheatland, Pa Lexington, Ky Washington, D. C Carter's Dren Tenn.	Mt. McGregor, N. Y Mankato, Minn Washington, D. C	Indianapolis, Ind.
Inaugur- ated. Year,	1789 1797	INOT	1805 1813 1813 1813	1825	1829 1825 1833 1837	1841 1841	1845 1849 1850	1853 1857 1861 1865	1869 1869 1873 1877 1881 1881	1885 1889
Of what de- scent.	English. English. English. Welsh	English.	English English English Scotch	English English Scotch-Irish.	Scotch-Irish Scotch-Irish Dutch	English English English English	Scotch-Irish English English English	English English Scotch-Irish Scotch English English	Scotch. English Scotch Braglish English Brotch-Irish. Scotch-Irish.	English Scotch-Irish. English
Year,	$\frac{1732}{1735}$ $\frac{1735}{1743}$	1730	1751 1739 1758	1767 1767 1782	1782 1782 1782 1782	1773 1773 1790 1790	${}^{1795}_{1784}_{1784}_{1800}_{1800}$	1804 1791 1791 1821 1809 1809 1809	1822 1823 1812 1812 1822 1831 1831 1830	$\frac{1837}{1837}$ $\frac{1819}{1837}$ $\frac{1824}{1824}$
Born at	Westm'el'd Co., Va Quincy, Mass Quincy, Mass Shadwell, Va	Newark, N. J. Ulster Co., N.Y.	Fort Conway, Va Ulster Co., N. Y Marblehead, Mass. Westm'el'd Co. Va.		Union Co., N. C Abbeville, S. C Kinderhook, N. Y.	on the month Berkeley, Va one month Berkeley, Va one month Greenway, Va	Meckl'b'g Co., N. C Philadelphia, Pa Orange Co., Va Summer Hill, N. Y.	Hillsboro, N. H. Bampson Co., N. C. Cove Gap, Pa. Lexington, Ky. Larne Co., Ky. Radierh, N. C.		Caldwell, N. J
Held office No. of yrs.	x: x: → x	) चा <b>चा</b> 0	0	00 m/ m/ c	0-7-7-00-	one month. one month. 3 ys. 11 mos.	카카티티〇	ىلە بۇر بۇر بۇر بۇر بۇر	8	and 24 dys.
Name.	George Washington V. P. John Adams John Adams V. P. Thomas Jefferson Phomas Jefferson	V. P. Aaron Burr V. P. George Clinton.	V. P. George Clinton V. P. George Clinton V. P. Elbridge Gerry James Monroe		Alurew Jackson. V. P. John C. Calhoun. V. P. Martin Van Buren. Martin Van Buren.	V. F. Extendard M. Johnson William Henry Harrison	James K. Polk	Franklin Pierce	Ulysses S. Grant V. P. Schuyler Colfax V. P. Henry Wilson Rutherford B. Hayes Y. P. William A. Wineler James A. Garfield V. P. Chester A. Arthur Chester A. Arthur	Grover Cleveland V. P. T. A. Hendricks Benjamin Harrison V. P. Levi P. Morton
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1. Washington; 2. J. Adams; 3. Jefferson; 4. Madison; 5. Monroe: 6. J. Q. Adams; 7. Jackson; 8. Van Buren; 9. W. H. Harrison; 10. Tyler; 11. Polk; 12. Taylor; 13. Fillmore; 14. Pierce; 15. Buchanan; 16. Lincoln; 17. Johnson; 18. Grant; 19. Hayes; 20. Garright 22 darbare, 22. Chergand; 23. B. Harrison.

# BIOGRAPHIES OF THE PRESIDENTS OF THE UNITED STATES.

## GEORGE WASHINGTON.

THE first President of the United States was introduced to politics in the exciting times prior to the Revolution, when all men in the colonies were interested in the questions forced on them by the attitude of Great Britain toward her American dependencies. Although a member of the Virginia Honse of Burgesses when he was quite young, Washington took little part in the proceedings. It is not in record that he made any speeches, but he is credited with having done a great deal of quiet committee work in behalf of the farming interests. He indorsed the agitation against the Stamp Act, and was thoroughly in sympathy with the opposition to the tea tax and the Boston port bill, the two measures which led to Bunker Hill. He was a delegate to the First Continental Congress, and to the Second, which elected him Commander-in-Chief of the Continental army.

His work in the war is known to all students of American history. During the long struggle, he took little part in the politics of the time, except so far as he showed the utmost respect for all commands of Congress. When the Revolution ended with the surrender of Cornwallis and the evacuation of New York, Washington came out in favor of more power for Congress, and against the new confederation of the States. During his term as President of the United States, he opposed, with all the power and influence he possessed, the desire of many people to take part in the war between England and France. His action at this time laid down, as a principle in American politics, strict neutrality in all quarrels hetween nations of the Old World. Washington saw, with perfect clearness, what has been proved beyond doubt by the experience of the United States, that the people of this country were not and could not be interested in the dynastic or other wars of Europe. At the time that he was elected President the connection between America and England had been too recently severed, for the men here to understand They had been accustomed to seeing the the full effects of the Revolution. quarrel between France and England fought out on this continent, and they were unable to understand that work of this sort was at an end forever.

It was natural for Americans to imagine they could cripple England, the country they were most afraid of, by helping France, and the pressure brought to hear on Washington in this direction was very great. He was one of the few who understood that England was the natural ally of the United States, and he also understood that this country had everything to gain, and nothing to lose by remaining neutral. He, therefore, stood firm, and his services during the Revolution were paralleled by those he rendered at this period.

The presidency of Washington was not a time during which politics were very active. The country had just emerged from a most exhausting war, and the one thing needed was peace. It was the duty of all public men then to bind up the wounds, and to devote themselves to working out the problem of self-government, which had come upon them demanding a solution. All was new, untried, almost in a chaotic state. It was the business of Washington to produce the precedents under which the new government was to run—to shape what was practically shapeless. As it was, a few years after, to be the glorious task of John Marshall, as the great chief justice, to produce the law which would govern us, so it was the task of the first President to evolve the government. No one in the United States was more fitted for this great and most necessary work. Washington combined the most absolute reverence for Congress, and the will of the people as therein expressed, with the full ability to see when that Congress was making a mistake. That the Congress should make mistakes at first was a foregone conclusion. Washington was peculiar in this: he could recognize the error, exert his influence to correct it, assume for the moment almost the initiative of an absolute monarch, and force his ideas on the representatives of the States; and yet, when the emergency was over, he could return to the positiou of the first servant of the people. He was never tempted to make his temporary sovercignty perpetual, and his sure judgment enabled him to understand just when and where it was necessary to assume the power.

when and where it was necessary to assume the power. Although the Federalists and Republicans began to show themselves during the two terms of Washington, they did not become defined. He sympathized with the former in some things, but for the most part he kept out of politics. It is not necessary here to go into the many little political questions which arose at this time, because most of them, with the issues that produced them, have been forgotten, and could not be understood now without a long and somewhat tedious explanation.

Washington's great ability, his marvelous character, and his extraordinary insight into the conditions that surrounded him, were best shown in the manner in which he kept his government out of politics. He gave the country what it most needed—rest; and he fought off all issues that would have disturbed it. He put no check on the little questions which came up from time to time, feeling that they were of just enough interest to assure the people, and not of enough importance to seriously disturb them. He believed in keeping quiet, in giving the government time to work out its own methods, in allowing the people to recover from the struggle, and by their industry to make themselves prosperous. He succeeded in all this, and he was then, as he had heen before, emphatically the right man in the right place. The debt which the American people owe to Washington is the result of his wisdom as President, as much as his courage and genius as a soldier.

#### JOHN ADAMS.

As others of the men of the Revolution, John Adams, of Massachusetts, the second President of the United States, began his political career as a "patriot American." He was in full sympathy with everything done by the men of his State against the British power, and was the more dangerous opponent of British dominion, hecause of his singular clearness of mental vision. A man who was never extreme, he condemned the English rule on the most purely logical grounds. A man, also, of great ability, he was bound to come to the front in Revolutionary times. He became the legal adviser of the Patriot party in his State, and took an active part in those operations which resulted in Massachusetts taking the initiative in the war.

He was a delegate to the Continental Congress, and proposed Washington as commander-in-chief. He was sent to France with Franklin and Routledge as commissioners during the war, and he went from there to the Hague, where he secured a recognition of the United States from the Dutch. He negotiated the treaty of peace with England in 1783, and, coming soon afterward to this country, was nominated for the presidency. Under the system then in force, the candidate who received the most votes became President, and he who tallied the next lowest vote took the position of Vice-President. Under this rule John Adams became Washington's Vice-President, and as presiding officer in Congress did much to lay down the rules governing that body to day

When Washington refused a third term, Adams was elected to succeed him. He was a strong Federalist, and believed in increasing the power of Congress to the utmost. Adams was a believer in the aristocracy of birth, and he gave great offence by using the expression "the well-born" in one of his essays. He thought that all men should he free and equal before the law, but he denied absolutely that all men are born equal.

During Adams's term of office, the people became greatly excited over the prospect of war with France. Against this war the President bent the whole power of his office, then much greater than now, because less thoroughly defined. He succeeded in keeping the country out of the war, although he brought a perfect storm of abuse on his head by the attitude he assumed. By giving out to the public the letters written by Prince Talleyrand, in which that astute diplomat had apparently tried to blackmail the American commissioners, Adams brought such a tempest of ridicule and scorn to the door of the French minister that he was forced to disavow the demands, and France had to withdraw the claims so obnoxious to America. This put an end to the war cry.

It was during this time that Jefferson became the avowed leader of the Republicans, and as such took the position of the great antagonist of the President. Adams was a Federalist, because he believed that in no other way could the country be governed. But during his term of office the party sank into insignificance, and ceased to be, in its original shape, a factor in politics. Generally speaking, Adams followed the lead of Washington in his efforts to prevent war. In other respects he kept out of politics as much as possible.

#### THE FORMATION OF THE FIRST POLITICAL PARTIES.

THE term "Federalist" is unmeaning to our ears now, and "Republican" has greatly changed since it was first used. When the Revolutionary War closed, the thirteen colonies became the thirteen States, still symbolized by the stripes in the flag. They were at that time bound together in a confederation, as were the Swiss Cantons a century ago. The general government had no power at all over individuals. It could deal only with the States in their sovereign capacity. Congress had no power to compel anything. Its every action had to be ratified by the State Legislatures. The bundle of sticks was tied together, it is true, but the fastening was of the loosest and flimsiest description.

It was at once seen by the men who came face to face with this condition of things that two courses were open to them. The power of the general government could be increased and a nation could be formed, or it could be left where it was and the confederation of independent sovereign States could Those in favor of making the nation were called Federalists, those continue. who prepared the confederation were termed Republicans. It seems a wonderful thing to us to-day that there could have been any dispute as to the safe course, yet the disputes were very bitter. The extreme of Federalists were in favor of a strong government such as was then the government of Great Britain, and some of them proposed that Washington should be elected or They were willing to introduce all features of the English govmade king. ernment which had strength in them, including hereditary nobility. On the other hand, the extreme Republicans desired no government whatever. A]though they believed in individual ownership of property, they were very close to being Anarchists. They founded their beliefs on the "Rights of

Man" and the *doctrinaire* utterances of the French writers—such as Rousseau (in his *Contrat Civile*), who preceded the French Revolution. Fortunately, France was allowed to work these theories out and America was saved from them.

Washington and Adams took the Federalist side, prohably as much from their practical experience of the impossibility of carrying on a government without power of any kind as from their theoretical disapproval of Republican ideas. But neither Washington nor Adams were extreme in their ideas, and both scouted the suggestion of a monarchy with an indignation not unmixed with contempt. They were in favor of giving Congress sufficient power to govern in fact, for they realized the position in which Congress then was—that of a hody which could only suggest legislation to the States —to he little less than ridiculous.

At this time the question of States' rights was not even raised. It seemed to be conceded that the States had the power to draw out of the confederation into which they had gone, should they see fit. In fact, the States were then everything and the general government nothing. This should, perhaps, be modified a little. The general government afforded in Congress an opportunity for consultation between the representatives of the States ou matters of interest to all. It then became the duty of the respective Legislatures to indorse the conclusions arrived at, should they see fit.

The practical working of this system showed within the first year or two its absurdity, and it ranged the strongest men on the Federal side. But in this country it has often been proved that we arrive at a desired point somewhat in the same manner as does a ship when the wind is ahead. We run to starboard for a while and then tack to port. In other words, we reach the position which is satisfactory to all, by trying first one thing and then another, always moving steadily on, even when we seem to be sailing the farthest away. In our history it has been proved time and again that neither party has all the right, but that each owns and clings to something that is good.

This was prominently brought out in the struggle hetween the Federalists and the Republicans. The Federalists succeeded under Washington and Adams in giving some strength to Congress and in attaching some importance to the national counsels. Adams, with his strong hias toward a powerful central government, carried the Federalists a little too far, and as a result he was succeeded by Jefferson, the leader of the Republicans. But the good had been done—Congress had acquired a power and dignity it was never to lose. It was time for the other side to have a chance—time for it to correct the tendency towards extreme Federalism which was beginning to show itself.

A central government having been established, the Federalists took a new name and became the Whigs. The Whigs were those who were in favor of a liberal construction of the powers of Congress. Events, in modifying the Federalists, also modified their opponents, and the Republicans became the party in favor of a strict construction of Congressional powers. The former held that Congress had all power not specifically given to the States, the latter believed the powers of Congress were confined to those expressly granted To the former the nation had become the fountain and spring of power; to it to the latter the power resided wholly in the States, except so far as they had parted with it. This difference of opinion was destined to produce in time the question of States' rights. It was inherent in the American people that they should in time build up a nation, but in the transformation necessary for the confederation of independent States to the nation in which the States are enlarged municipalities, it was certain that two parties should arise. The one would be anxious to build the nation as rapidly as possible; the other would try in conservative fashion to hold the people back and delay the change. Surveying the history of the United States, main differences between the parties have had their rise in this one fact, which has dominated all others.

When John Adams gave up the reins of government to Jefferson he left a man behind who was to do more to establish the power of Congress than any other man ever did. This was John Marshall, the great Chief Justice of the Supreme Court of the United States. The chief justice defined the powers of Congress and of the Constitution in a way that made the latter the supreme law of the land, and he made it plain that no act of a State could stand when in conflict with it. It was a foregone conclusion then that State sovereignity should gradually disappear and that the nation should be builded.

The names of parties changed. The Federalists became the Whigs, and these melted into the Republicans. The original Republicans changed their name to Democrats. Although there were small parties arising from time to time, these were they which continued.

#### THOMAS JEFFERSON.

THOMAS JEFFERSON—he who wrote the first draft of the Declaration of Independence, for which his name was placed among those proscribed by the government of George the Third—became President of the United States as the leader of the Republican party. Prior to the Revolution Jefferson had been a member of the House of Burgesses in Virginia, and in 1779 he was elected governor of his State. In 1782 he went to France as the American Minister, and in the following year, as Chairman of the Committee on Currency in Congress, he gave this country the decimal coinage. In 1784 he went to France again, and while there studied the condition of the French people under that form of government we all now believe to have been the worst the world ever saw. What Jefferson examined day after day produced a profound impression on him, and when he came back to this country in 1789 he came as the most firm believer in the rights of the people. Jefferson trusted the people absolutely. He believed that while they

Jefferson trusted the people absolutely. He believed that while they might make mistakes, the country was safer in their hands than it could ever be in those of any minority who were not elected and who could not be deposed at any time. He imbibed the utmost hatred of institutions, such as those of France under the last three representatives of monarchies, and he detested a privileged class. He believed the existence of one to be exceedingly dangerous, and he was opposed to any form of centralization of power.

As Washington's Secretary of State, Jefferson made his exceedingly acute mind felt in all the foreign relations of this government. When John Adams had served his term as President, Jefferson succeed him. His first effort was to republicanize the government. The alien and sedition laws passed by the Federalists were believed by Jefferson to be in direct opposition to the Constitution, and to be also a step toward the creation of a privileged government. He at once pardoned all those who had been convicted under these acts, and denounced in the strongest way any attempt to coerce opinions. He believed in the fullest personal freedom, and in politics he ranged himself on this side always. He held that differences of opinion in politics were not cause for dismissal from office, and no President has made fewer changes among the office-holders.

He divested the position as President of all the pomp which Washington and Adams had permitted to grow up around it. He abolished the weekly levees and other receptions, as savoring too much of royalty, and he traveled always as a private citizen. In fact, he helieved himself to be nothing more than a private citizen temporarily serving the people. The power of the President to pardon those convicted of offenses against the people he restricted in practice by never pardoning any one unless the judge who sentenced him joined in the petition. When urged to prosecute newspapers that attacked him, Jefferson refused on the ground that freedom of opinion was sacred, and that no guardian of the people's rights was equal to a free press.

His terms in office are marked as those in which the freedom of the individual in his opinions, his speech, and his action was made a part of the unwritten law of the land. It would, perhaps, be better to say that this freedom became, as the result of Jefferson's work, one of the traditionary principles of the nation. To him must be given the credit of creating American citizenship as we know it, and of putting into practical and enduring shape the dreams of countless visionaries. No people on earth are as free, even from the domination of caste, as are the Americans, and this great privilege they owe to Thomas Jefferson.

But Jefferson showed he thoroughly understood that freedom of the individual involves the resistance to oppression from any quarter by the community. The Barbary pirates had tyrannized over European nations, as represented by the crews of their ships, for centuries, and they had endured the shame. Jefferson sent Decatur to put a stop to the outrages, so far as Americans were concerned, and the pirates of North Africa were driven out of the business. The President had a keen eye to the future, and when Napoleon offered to sell Louisiana—under which name were included the valleys of the Mississippi and the Missouri, and the country as far west as the Rocky Mountains—he promptly availed himself of the opportunity, more than doubling the territory of the United States, and giving us that which we were soon to need.

Thomas Jefferson added to the structure which was slowly being built within the limits of this country, the corner stone of citizenship with all that the word means now. On it, as he defined it, rests nearly everything we have. Had he done nothing else his name would live so long as the flag shall be known on earth.

## JAMES MADISON.

JAMES MADISON, fourth President of the United States, hegan his political career as a member of the Constitutional Convention of Virginia, where he ranged bimself on the side of individual rights as expressed in that instrument. In 1780 he went to Congress, and he was struck at once by the absurd position in which the Confederation theory had placed the government. As Congress owned nothing, and had no power to tax individuals, it could only raise money hy making requisitions on the States. These the States might honor or let alone, as they saw fit, and it more than once happened that Legislatures adopted the latter course. Apart from the absurdity of the general government making requisitions which might not be honored, it was apparent that the government could not go on without money. Madison therefore identified himself with the Federalists in advocating the impost law, which was the first tax levied by Congress.

It was at this time that he devised the celebrated three-fifths rule, counting five slaves as equal to three individuals. As the impost was levied on the population, the representatives of the slaveholding States desired to have slaves counted as chattels only. Madison's rule was, however, adopted. He opposed any support of the Church by the State, opposed the issue of paper money by the States, and was in favor of giving the control of foreign commerce to the general government in order to increase its revenues by customs.

Madison's fame as a statesman will, however, rest on his definition of the true relation hetween the general government and the States, which was called the "Virginia plan" in the convention which drew up the Constitution. Prior to the passage of this great instrument, the States alone were represented in Congress; the general government had no direct relations with the people. Madison devised the plan of having Representatives elected by the people themselves in the Congressional districts, while the States continued to be represented in the Senate. The value of this became apparent at once. It gave the people a voice in proportion to the population, and, giving them direct control over national legislation, reconciled them to government taxes and courts. In electing the Representatives the three-fifths rule was applied to the slaveholding States.

When Madison was elected President to succeed Jefferson, he was chosen as belonging to the Republican party. While he believed in giving the nation more power, and was so far a Federalist, he also believed that the rights of the citizen were the foundation of prosperity. During his first term he took the position that if England or France would repeal the embargo against American commerce, he would revive the non-intercourse act against the other country. France took advantage of the offer, and the Presideni declared non-intercourse with England. This resulted in hostilities which brought on the War of 1812. Although the war was popular, Madison, who was essentially a man fitted for peaceful times, did not increase his reputation while it lasted. As is always the case during a war, the parties became merged for the time it went on, so that it is, perhaps, not too much to say that during Madison's second term there were no politics.

## JAMES MONROE.

JAMES MONROE, after an experience in the army, began his civil life as a member of the Assembly of Virginia in 1782. He served as a member of the fourth, fifth and sixth sessions of the Continental Congress, and opposed the ratification of the Constitution. He was, however, the third Senator elected by Virginia, and in 1794 went to France as an envoy. He was a strong anti-Federalist, and one of the bitterest opponents of Washington. For all that, the President sent him to France again. When he appeared before the French Convention he made a speech that was severely criticised by Randolph. From 1799 to 1802 he was governor of Virginia. Jefferson sent him to France, where he negotiated the purchase of Louisiana, and Madison made him Secretary of State.

When Monroe was elected President in 1816 he was the candidate of the Republicans. His whole political life had been marked by the most hitter anti-Federalist feelings. The subjects which engaged his attention principally were the defenses of the Atlantic seaboard, the internal improvements of this country, the Seminole war and the acquisition of Florida, the Missouri Compromise, and resistance to foreign interference as expressed in the Monroe doctrine.

He believed in making the defenses of the Atlantic coast as complete as possible, and he urged Congress to move in the matter again and again. He was very much interested in the acquisition of Florida from Spain, and at last succeeded in concluding the treaty. The Seminole war did not call for much attention from the President. He took little part in the fierce controversy and the many contests which rose over the celebrated "Missouri Compromise." He felt that the President should keep out of such purely political issues. He was, however, very much interested in the question of internal improvements, but he laid down, in his message vetoing the Cumberland road bill, the principle that the government should only help those internal improvements which were of manifest advantage to the nation. This belief of President Monroe was brought to the front at the time the Union and Central Pacific railroads were subsidized.

The fame of James Monroe will rest for all time on the celebrated "Monroe 5B

doctrine." The words of this famous utterance constitute two paragraphs in the message sent by him to Congress on December 2, 1828. In the first of these he informs Congress that the governments of Russia and Great Britain have been informed that the American continents henceforth are not to be considered subjects for future colonization by any European power. In the second paragraph he says that the United States would consider any attempt on the part of European powers to extend their system to any portion of this hemisphere as dangerous to our peace and safety. He goes further, and says that if the governments established in North and South America, who have declared their independence of European control, should be interfered with by any European power, this interference would be regarded as a manifestation of unfriendly disposition toward the United States. These utterances of President Monroe were especially addressed to Spain and Portugal, but they were meant to be understood by all the governments since that of Washington, but had never been clearly expressed before.

The utterances of the President were not only very popular at the time, but they have increased in popularity since. During the Civil War Napoleon III. challenged the Monroe doctrine when he sent Maximilian to Mexico. His action was sharply commented on by Mr. Seward, then Secretary of State, and he was plainly told that, so soon as the Civil War ended, steps would be taken to enforce the Monroe doctrine.

The public men of this country have again and again given their adherence to this doctrine. It will probably always hold its place as one of the cardinal principles of this government.

James Monroe was the exponent of the idea of "America for the Americans;" that the territory of the United States should be enlarged, and that no foreign interference would be permitted. He always took this position in his speeches, and he bent his whole public policy to agree with it.

## JOHN QUINCY ADAMS.

OF John Quincy Adams, the son of John Adams, it might almost be said that he was educated in statecraft from the time of his boyhood. He was a man of the most severely Puritan character, to whom the idea of duty was above everything else. What he thought was right, that he would do without thought of the consequences to himself. He was Minister to Holland, to France, and to Berlin, the latter by his father's appointment on the advice of Washington. As Senator from Massachusetts he was in favor of the War of 1812, brought on by the intolerable treatment of American ships by England. He was sent to Russia by Madison, and from there to England, where he negotiated the treaty of peace. As Monroe's Secretary of State he negotiated the treaty with Spain which gave Florida to this country. He took his first stand in opposition to slavery when the Missouri Compromise was being brought about.

When elected to the Presidency to succeed Monroe, Adams came out in favor of national banks, internal improvements, and a high protective tariff. By this time the Federalists had become Whigs, and the Republicans had adopted the name of Democrats. As the policy which included these features was that of the Whigs, Adams was regarded as a Whig President, and he was most hitterly denounced by the Democrats. During his tenure of office he lent his influence to all these measures.

When Adams left the Presidential chair he was elected to Congress from Massachusetts as the result of the Anti-Masonic excitement, and he remained a representative until his death. It was during this period of his life that

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he made some very strong friends, and many of the most bitter enemies any man ever had, and acquired his fame. He ranged himself on the Anti-Slavery side, and became the first prominent man among the Abolitionists. He fought the slaveholders, session after session, and brought on his head a storm of abuse which exceeded in virulence and ferocity anything ever seen in this country. Adams, however, did not quail; the man was never afraid of anything in his life. He fought the gag law, which forbade Congress receiving any Anti-Slavery petitions, session after session, until he succeeded in having it repealed.

As a President, Adams was not remarkable, but as a member of Congress, taking the side of freedom for the slaves, he was one of the greatest men in that body.

#### ANDREW JACKSON.

In some respects, Andrew Jackson, the seventh president of the United States, was the most extraordinary man that ever ruled this country. Coming, as he did, from the very lowest stratum of the people, so far as education and intelligence were concerned, he was one of those strong characters fitted to rule in troublous times. He was an ideal soldier, patient and wary, yet able to seize an opportunity in the most brilliant way; almost insensible to fatigue, with the ability to control the most turbulent of men, and possessed of a will that drove him ahead to the end he had marked out for himself, in spite of every difficulty and every danger.

The boy was a prisoner of war at the age of thirteen. As he grew up, and Tennessee became a territory, he went to Congress. When the territory arrived at the dignity of Statehood, he was elected to the Senate, a place he resigned to become Chief Justice of the Supreme Court of his State. After some years spent as a merchant, he entered the army during the War of 1812, and was sent to New Orleans. From there he was ordered to the command of the troops in the war with Tecumsch, and, in 1814, returned to New Orleans in command of the Department of the South. He won the battle of New Orleans on January 8, 1815, and after that his name alone was sufficient to excite the people to enthusiasm. He commanded in the Seminole War, and was made governor of Florida in 1821, when the territory was purchased from Spain.

In 1828 he was elected President as a democrat. He was the first to introduce what has been termed the "spoils system" into national politics. In order to understand Jackson and his policy it is necessary to remember he looked on affairs and questions of state as a soldier looks on them. Those who were not on the side of the right—which, with Jackson, was his side always—were enemies, and must be dislodged from their positions of vantage as soon as possible. He was an autocrat by nature, yet he was, curiously enough, personally the most popular President the United States ever had. In fact, Jackson thonght as the then great body of the people thought—he was as ignorant, so to speak, as were they.

He organized what was called his "Kitchen Cabinet," a body of men with whom he consulted over all his measures, and who might be compared to his personal staff. His Cabinet officers he used as he would the colonels of regiments in his division. He gave them orders. To the surprise of the Democrats, Jackson came out against the doctrine of nullification. This was the form in which States' rights showed themselves, and was, in effect, the right of a State to nullify a tariff imposed by Congress. South Carolina nullified the tariff with a threat to secede, but Jackson declared "no State has a right to secede" and threatened war. The result was a compromise on the tariff.

The feature of Jackson's administration which stands out more prominently than any other was his fight with the United States Bank. This. great institution was founded on the lines of the Bank of England, and was the depository of the United States fund. Jackson hated Henry Clay, who was, as were all the Whigs, in favor of the bank, and he also had all the distrust of hanks felt by uneducated mountaineers. He succeeded in securing a resolution of censure from Congress for the part the bank had played in It must be remembered that the attacks of Jackson had forced the politics. bank to help Clay, its only defender, and that it was no part of the bank's policy to take sides. Having done this, Jackson demanded that his Secretary of the Treasury withdraw the funds of the government from the custody of the bank. The then Secretary refused, was dismissed, and his successor appointed, only to meet the same fate and for the same reason. Then Jackson found Roger E. Tracey, who proved more pliable, and withdrew the money. Jackson's scheme was to deposit the money in certain specified banks, called "pet banks." He did so, but soon after withdrew it in order to return the surplus to the States.

Jackson knew little or nothing about finance, and he treated the banks in the same way he might have treated his personal creditors when in business. He could never understand that the shifting of large sums of money about would upset the whole financial system of the country, nor could he ever be made to realize that the disastrous panic of 1837 was in great part his own work. No President has cost the country as much, and no President did the country as much harm.

In the foreign relations of the United States, Jackson forced France to pay the \$5,000,000 she owed the United States, by his threat of seizing European French vessels to make up the amount. During his Presidency, railroads and steamship lines were introduced, and there was an enormous expansion of the business of the country.

In hardly any sense of the word was Jackson a statesman. He was an honest man, true as steel, and his views were always on the side of right so far as he could see it. The evil he did was the result of a want of knowledge, but the good he did in the nullification business, and as a soldier, will outweigh that evil. He was a popular hero, followed by the people as no other man has been, and he is, to this day, the central figure in many traditions which are still active forces in our politics.

#### MARTIN VAN BUREN.

THE first approach to what we, nowadays, call a "machine politician" ever elected to the presidential chair was Martin Van Buren, eighth president of the United States. He was a Republican when young, but, following the change of name of his party, was elected as a Democrat. He had played an important part in the politics of New York before he went to Washington as Senator from the State. He was in favor of a strict construction of the Constitution, and while he voted for a protective tariff was really in favor of a tariff for revenue only. As governor of New York, he opposed free banking, and became a strong supporter of Jackson. Jackson appointed him Secretary of State, in which position he was able to settle the trouble with England over; the West Indian commerce. Nominated as Minister to England, the Whig Senate refused to confirm him, on which his popularity increased to the point that he was elected Vice-President with Jackson for the second term. He sympathized thoroughly with Jackson in the war on the United States Bank.

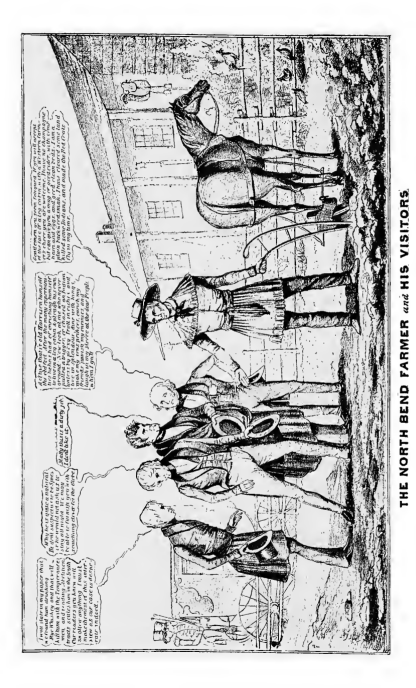
In 1836 Van Buren was elected President, and in 1837 the crash came.

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The business of the United States was paralyzed, and commercial credit did not exist. Van Buren saw that the power of affecting the business of the country must be taken away from the administration, and he advocated successfully the present Treasury system, in which the government takes care of its own money. This was the principal achievement of his term of office.

He was opposed to slavery, but in other respects was a faithful member of his party. He thoroughly believed in the "spoils system," so far as the offices were concerned, and helped to make that a part of the government policy. During the last part of his administration the panic of 1840 struck the country, which, without being anything like as bad as that of 1837, was yet severe enough to give the President a good deal of anxiety.

## WILLAM HENRY HARRISON.

THE financial distress which had marked the administration of Van Buren had disgusted the people with the Democrats, and a Whig candidate He was found in William Henry Harrison, the man who was demanded. had won the battle of Tippecanoe, and that of the Thanes in Canada.  $\mathbf{The}$ record of the candidate was that of a successful soldier. He was known in politics principally as Governor of the Territory of Indiana. His campaign was one of the most popular ever seen in this country. It was called the "Log-Cabin and Hard Cider" campaign, owing to the fact that people be-lieved General Harrison lived in a log-cabin and drank cider. These habits were considered to be American, as opposed to living in a frame house and drinking wine, which were English. The cry of the campaign was "Tippedrinking wine, which were English. The canoe and Tyler too," and this cry won.

General Harrison only lived for one month after his inauguration. During his period of office the opportunity for Presidential action of a kind open to criticism from either party did not arise.

#### JOHN TYLER.

THE first demand made on John Tyler (elected as the Whig Vice-President, and, through the death of General Harrison, the Whig President) by the members of his party, as led by Henry Clay, was a new charter for the United States Bank. But Tyler had seen that Van Buren was right; that the power to interfere with the business of the country was too great to entrust to any administration. He, therefore, steadily refused the demand. The Whigs then devised a scheme by which a Bank of the District of Columbia should be chartered by the government to have branches in all the States. This bill passed Congress, but was vetoed by the President on the ground that it was unconstitutional. Tyler held that the government could not go into the banking business. From this time out the Whigs would have nothing to do with him, and the Democrats rallied to his support.

With the aid of the President, the Democrats were able to pass the bill with the and of the President, the Democrats were able to pass the bin reducing the protective tariff. On the question of internal improvements the President signed the bill to improve the Mississippi River, holding this to be a national measure, but vetoed bills relating to other parts of the country. During Tyler's term of office, the Ashburton treaty with England was negotiated. The question of the ownership of Oregon was raised, as was

that of the admission of Texas as a State. The President was in favor of both.

## JAMES KNOX POLK.

JAMES KNOX POLK was the most brilliant stump-speaker ever elected President. He was a Jeffersonian Democrat, and was in favor of collecting only such revenue as was needed to carry on the government. He held that a surplus was a robbery of the people. He was opposed to the United States Bank. As Speaker of the Honse of Representatives, he supported Jackson and Van Buren. Polk was elected Governor of Tennessee in 1839. He expressed himself in favor of the admission of Texas. When elected President in 1844, he declared he would not accept a second term, and kept his word.

One of his first acts as President was to order General Taylor to march into Mexico, after the aggressive acts of the Mexicans. General Taylor fought and won the battle of Palo Alto, and Texas was admitted into the Union.

The Oregon question, which had risen in Tyler's time, turned on the boundary between the United States and Canada. The Americans becaue greatly exercised over it, and "Fifty-four forty (54 degrees, 40 minutes of north latitude) or fight" hecame the popular cry. President Polk was able to settle this question in a way that satisfied all parties to the dispute. One result of his diplomacy is that we own the Columbia River, with its inexhaustible wealth in fish.

He was in favor of a tariff for revenue only, and he exerted all his infinence to bring it about. He vetoed the river and harbor hill (brought in to make internal improvements), on the ground that the nation had no right to spend money for improvements which were purely local in character. During his administration, members of the Slavery party in Congress were very active, and President Polk was strongly on their side. He believed slavery to be right, and he looked on the attacks of the Abolitionists as being not only a violation of contract as between the States, but as being radically wrong.

His administration was a most brilliant one, partly because the country had recovered from the abyss of business stagnation into which it had been plnnged during Jackson's administration, and partly because there was a series of diplomatic negotiations, which culminated with good results during the four years he was in office.

## JAMES BUCHANAN.

JAMES BUCHANAN began life as a Federalist, hut while in Congress he drifted over to the Democrats. He was Jackson's Minister to Russia, a Senator from Pennsylvania, Secretary of State for Polk, Minister to England under Pierce, and President of the United States in 1856.

Buchanan's experience with the question of slavery began when the right of petitions was attacked by the Pro-Slavery men. In the beginning of the slave agitation, the members of the Anti-Slavery party made themselves known by petitions to the government to abolish slavery in the District of Columbia. The Southern men held that all such petitions should be laid on the table. While Buchanan did not think the petitions should be granted, he was strongly opposed to any interference with the right to send them to Congress.

In 1856 the one question before the country was the extension of slavery to the territories. The Democrats, who favored it, nominated Buchauan, and the Republicans nominated General Frémont. Buchanan was elected with all the Southern and five Northern States voting for him.

His foreign policy would have been much more brilliant than it was could

Congress have been induced to attend to anything outside the slavery fight. As it was, Buchanan put an end to the English search of American vessels on the ground they might be slavers, by sending an American fleet to the West Indies. He settled the Paraguay claims satisfactorily, and was able to settle the dispute about English occupation of Central America.

Congress having recognized the Pro-Slavery party in Kansas, President Buchanan was forced to acknowledge its action. But he absolutely denied the right of any State to secede. When Lincoln was elected and South Carolina set the example of secession, the President refused to receive her commissioners. He urged in Congress that steps should be taken to enable the President to move, but Congress was dumb. He prepared reinforcements for Major Anderson at Fort Sumter, but Major Anderson declared he did not need them.

No man has ever been more abused than Buchanan, and by both parties. The truth is that he was a man fitted for times of peace and not in the least able to cope with a condition of things which would have required geuius to solve. Buchanan tried to hold both parties back, to keep men at peace who knew no peace. He failed as any man would have failed in his position.

He was a wise, careful and honest man, placed in a position where no man could have done anything, and forced to sit quiet while the two parties came nearer and nearer to the actual conflict. The outcry against him was as unjust as it was inevitable.

## FRANKLIN PIERCE.

THE fall of 1852 found the Democratic party united and triumphaut, and the Whigs disunited and cast down. The latter nominated General Winfield Scott, in the hope that with another Mexican war veteran they might repeat their success with General Taylor. General Scott carried the State of Massachusetts only, and the Whig party was dead for all time. It had served its purpose and had contributed to the building of the nation; it went down because it was not based on convictions strong enough to carry it through the fierce battle slavery had brought on. It was essentially the party of compromise, and the time for compromise had passed. The Democrats nominated Franklin Pierce of New Hampshire. He had

The Democrats nominated Franklin Pierce of New Hampshire. He had been Speaker of his State's Legislature, a United States Senator, had led a brigade at Conteras in the Mexican War, had been President of New Hampshire's Constitutional Convention, was one of the greatest orators of the day, with a voice that was melody itself, and had been in favor of the two compromise measures, the fugitive slave law and the admission of California as a free State.

He carried every State in the Union except one. He entered on his term with a strength no President had had since Washington's day. The important acts of his government—important enough at any other time—were settling the dispute with Mexico over the boundary by arbitration, concluding a reciprocity treaty with England, putting a stop to the recruiting of soldiers for the Crimea in this country, and sending the English Minister. Mr. Crampton, home for his share in the work; vetoing the bills for public works and the appropriation of public lands for the support of the insane. These acts of the President were as nothing to his policy in regard to slavery, for clavery was swallowing up everything else.

President Pierce believed slavery to be guaranteed by the Constitution. The opening of Kansas to the slave-owners was endorsed by him, and his government recognized the State Constitution passed by the temporary colonists from Missouri. The people of Kansas held a Constitutional Convention at which they passed an Anti-Slavery Constitution, confirmed by an overwhelming vote of the people. Under this Constitution State officers were elected only to be treated as rebels by the general government. The Pro-Slavery men had won a great victory when they passed the fugitive slave law and secured Fillmore's signature, but it was a victory more costly than defeat. It aroused the Anti-Slavery party to madness; they refused all compromise, and the actual civil war in Kansas increased the trouble. The question of slavery had become the one thing that men cared about, and Pierce as a Pro-Slavery President only cast oil on the flames.

When his term was over, and when the "irresponsible conflict" was on us, Pierce supported the Union in the strongest way. He urged men to go to the front, and proved himself loyal to the Union before all things.

## THE FORMATION OF THE REPUBLICAN PARTY.

LOOKING back now, as we all can easily enough, it is possible to see how much right there was on both sides of the great question which was tearing the Union asunder.

The position of the Abolitionists or Republicans was simple and logical in the extreme. They held that slavery was radically, absolutely, intrinsically wrong. They believed that the color of a man's skin had absolutely nothing to do with his right to own himself, to be at liberty to support himself by such means as he saw fit to adopt, to cleave to his wife and to own his own children. It would probably be exceedingly difficult to find a thousand men in the United States to-day who would not subscribe to this doctrine, and it is certain it is believed nowhere more profoundly than in the Southern States. Holding and believing as the Abolitionists did, they went to the logical end and said the slaves must be set free.

The Pro-Slavery men had about one-third, roughly speaking, of all their property in slaves. The proposition to set the slaves free was a proposition to deprive the inhabitants of the slaveholding States of one-third of all their property, put into a different form of words. The refusal to allow slaves in the territories meant the drawing of a line around the slave States as around a section afflicted with a fearful disease. It made it impossible for a man to emigrate from them unless at a sacrifice of his slaves or a forced sale. The forced sale, breaking as it did the ties between the slaves and the families to which they had been born, was intensely repugnant to the Southern mind, then.

The feeling in the South was precisely that which would be felt in any State or city or town to-day, were the people threatened with confiscation of one-third of their property. Apart from the frightful financial disaster which such confiscation would bring, it is no new thing in the Anglo-Saxon race to fight when their property is attacked. The ship-money was but a small tax, yet the ship-money helped to bring Charles the First to the scaffold.

It must be borne in mind that the men of the days of Buchanan's Presidency were for the most part innocent so far as slavery was concerned. The slaves represented to them investment as the result of effort, inheritance, property seizure for a just debt. They were not responsible for the system, for it was inherited. They had been born into a community whereof slavery was part and parcel. This property they were asked to give up because it represented a wrong to men and women, and so asked by men and women who owned not one dollar's worth of it. To ask a race to give up one-third of their property, to ruin themselves, to upset every industry by which they live, to beggar their wives and children, was to ask much.

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No movement to buy the slaves, make them the property of the nation, and set them free, seems to have been seriously considered. This is the more wonderful because this is what England had done. The Abolitionists would be satisfied with nothing less than confiscation, the Pro-Slavery men would hear of nothing else than "Property in one State shall be property in all States," and this the fugitive slave law gave them. Is it any wonder, then, that war was the only way out? Both sides had a part of the right: both were determined their right should win. Morally, too, the Aholitionists were right, for slavery is wroug. Morally, too, the Pro-Slavery men were right, for it is wrong to punish a man for that for which he is not responsible.

Now the heat and passion has passed away, buried in the graves of those who fought so gallantly during the four long years. Now we can see things as they were in reality, and we can accord to those of a generation fast passing away equal honesty in their belief, equal heroism in their support of them. The question is settled forever in this country, and all that can be said is that it had to be fought out. Yet when one thinks of what it cost to North and South alike, one can but sigh over " the pity of it!"

## ZACHARY TAYLOR.

GENERAL ZACHARY TAYLOR'S career before he became the twelfth President of the United States was that of an officer in the army. In 1808 he was commissioned as a lieutenant in the Eighth Infantry, and from that time until he took part in the Mexican War he spent his days fighting Indians. His first independent command was at Fort Harrison, in 1812, when he successfully defended the place during the Black Hawk War. He won the battle of Okechobee in Florida against the Seminoles. In 1845 Texas was annexed, and as Mexico threatened to invade the new territory of the United States, General Taylor was sent down to defend the border. He won the battle of the Rio Grande, at which time he said to the council of war that recommended retreat, "I shall go to Fort Brown or stay in my shoes." Under orders from the President he invaded Mexico, and won the battle of Monterey on September 24, 1846. Although he was succeeded in his command by General Scott, he fought and won the battle of Buena Vista on February 27, 1847.

The Whigs took advantage of his great personal popularity in the country and nominated him for the Presidency. He was elected in November, 1848, and he died in the White House in 1850. During his term of office President Taylor showed himself exceedingly conservative. He restrained the outoreaks of the slavery question, and prevented its influence with the action of the government. During his term the gold rush to California began, and the President was forced to meet the strange political conditions this gave rise to. He sent Commodore Perry to Japan, and the Perry treaty was concluded. Had President Taylor lived he would have done much; as it was, he left behind him the memory of a good man.

## ABRAHAM LINCOLN.

WHEN Abraham Lincoln took the oath of office "to support the Constitution of the United States," that oath which he kept so loyally and well, he was able to look back over as hard a life of struggle and toil as that passed over by any American. Born among the poorest of the poor, self-educated and self-taught, he had begun his public career as a member of the Illinois Legislature. In 1846 he went to Congress, where he was particularly noticeable for his urgent desire to see the slaves in the District of Columbia emancipated. In 1854 the repeal of the Missouri Compromise brought Lincoln out in debate, and his speeches marked him as one of the most fiery of the Anti-Slavery orators. When the Republican party was formed he became, natur-ally, its head in Illinois, and during 1858 took part in his great debates with Senator Douglass, in which his speeches outlined the policy of the Anti-Slavery men for all time.

In 1860, Douglass and Breckinridge being his two opponents, he was nominated and elected sixteenth President of the United States. Already States had secended, and Lincoln was, from the first, face to face with a disrnpted Union. He treated secession as a nullity, and in his intense desire to find some way ont of the difficulty before him, proposed that Congress should pay for the slaves. This Congress agreed to do, but the suggestion had come too late.

The war issues absorbed everything, and although there were politics in the country still, they were as nothing. Lincoln's course from first to last was the same. With him the Union was before everything else, and he would listen to any plan which even looked toward its restoration. Even the emancipation of the slaves was only forced upon him-near as was the measure to his soul-by the exigencies of the war. The history of the war is alike too well known and too long to be even summarized here.

The President returned Slidell and Mason to England and bent his efforts toward keeping the peace between this country and France as well as Great Britain. He maintained friendly relations with President Juarez in Mexico, and he welcomed the visit of the Russian fleet gladly and warmly. But, in fact, he had but one thought, the war; and the politics and the foreign rela-tions of other presidents played but a small part in the gigantic task before him. Still, what there was of them he managed with great wisdom.

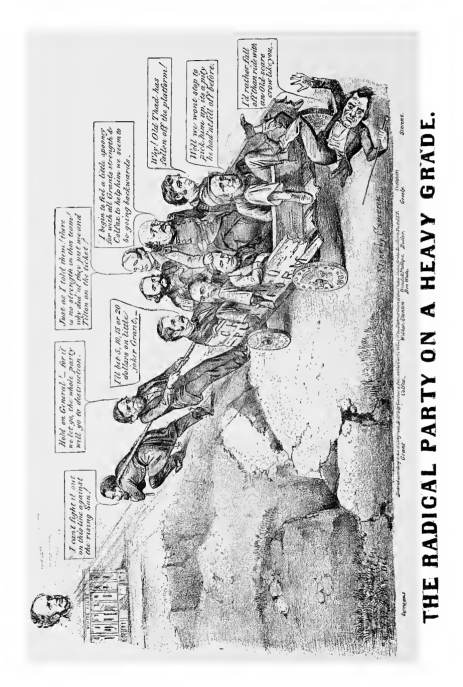
No President has had such a responsibility as that which Lincoln was called upon to bear. Even Washington had no such war to manage, no such anxious hours, for Washington's enemies were foreigners. Calmly, quietly, with infinite patience and almost infinite wisdom, the President carried on the government of the country and brought the war to an end. We are only beginning to learn now how great and good this man was: we will never fully realize how much we owe to him.

## ANDREW JOHNSON.

ANDREW JOHNSON was elected to Congress in 1843 and to the Senate in 1857. In both he was a bitter opponent to slavery. In 1862 Lincoln made him military Governor of Tennessee, where he was successful in his administration of the affairs of the State.

When Lincoln died Johnson became President. His hatred of secession found ntterance in such expressions as "treason is a crime," and for a time it was feared he would become the exponent of what was called the "Party of Vengeance" in the North. Owing, however, to the influence of Secretary Seward, Johnson moderated his sentiments. He went so far in the other direction that he found himself in conflict with Congress. He attempted to nullify various acts of Congress, and was impeached by the House before the Senate. He was acquitted by a vote of thirty-five for conviction to nineteen for acquittal. The difference of one vote would have turned the tide. Fortinately the country was spared the scandal. The remainder of his time in the White House Johnson spent in fighting

Congress. During his term there were no politics to amount to anything, the



country being fully occupied in recovering from the chaos of the war. After his term had ended Johnson was elected to the Senate from Tennessee.

## ULYSSES S. GRANT.

U. S. GRANT—" Uncle Sam" Grant, as Lincoln called him when he heard of the capture of Donelson—after serving through the Mexican War under General Taylor and spending a few years in civil life, entered the service of the State of Illinois at the beginning of the war as mustering officer. He was made colonel of the twenty-first Illinois Volunteers, and soon after received his commission as brigadier-general. He captured Fort Donelson, the first capture of any importance made by the Union troops, and he followed this up by taking Vicksburg. Assuming the command of the Army of the Potomac, he received the surrender of General Lee at Appomattox, which act virtually ended the war.

General Grant appeared prominently in politics during the administration of Johnson. As general of the army, a rank revived for him by Congress, his position and influence were alike important in national affairs. President Johnson had committed himself to the policy of punishing the Confederate leaders, and the work was begun by a persecution of General Robert E. Lee. General Lee appealed to General Grant, and the latter, who firmly believed the war was over, and that the best way to secure its fruits was to simply assume that the Confederates had been punished enough, at once responded to the appeal. He declared that the terms on which he had paroled General Lee and all other Southern officers must be respected, and that no one should be punished. Although there were enough hot-heads in Washington to have carried the policy of the President into effect, General Grant's influence was so great that against his objections nothing could be done. In order to prevent the President using the army officers in the South to further embitter the people, Congress passed an act declaring that no orders should be given to the army except through its general. This, in effect, placed Grant above the President in the administration of the army, a position Johnson vainly tried to get out of by sending Grant to Mexico as the U.S. Minister, a position the latter refused.

In 1868 he was unanimously nominated as the candidate of the Republican party for the presidency, and was elected by a sweeping majority. In his letter of acceptance he used the famous phrase, "Let us have peace," and it is the proud record of the man who carried the war to its most bloody end. that he bent the whole power of his office to binding up the wounds and hringing the nation back once more to Constitutional government. General Grant believed in the nation, and in the inherent power of the national government, as he believed in the people and their capacity for self-rule.

One of the distinguishing features of his government was his desire to restore the finances of the country to a sure basis. He advocated specie payment of the bonds and resumption as soon as possible. He was warmly in favor of the Fifteenth Amendment to the Constitution, as he believed this would secure to the negro race the full benefits of the war. A request for annexation to the United States having been forwarded by the government of Santo Domingo, in the West Indies, President Grant did his best to secure the passage of the treaty, but, largely owing to the opposition of Charles Summer, failed in the Senate. The necessity which is apparent now for some naval station to the south of us makes plain the wisdom of General Grant in his views of this matter.

When it appeared that the negroes in the South were not reaping the benefit of the Fifteenth Amendment, and were being oppressed by men in defiance of the law, Grant took prompt measures, and by a show of government troops in North Carolina put a stop to the whole business without difficulty. The consistent and firm friendship shown by the President for the men of the Southern States gave him an influence with them that materially assisted all the reconstruction measures.

A feature of Grant's administration, which will always redound to his credit, was his success with the treaty of Washington. The claims for damages to American commerce by Confederate vessels which had been built and armed in Englaud, had created very sore feelings between the Americans and English. War talk was heard often, and affairs at one time looked dangerous. Grant's inflexible desire for peace curbed those of the angrier sort, and he finally had these and other American claims referred to arbitration. As a result of the Geneva congress, which grew out of the treaty of Washington, England paid the "Alabama" claims. The San Juan boundary question was decided in our favor.

During Grant's second term the so-called "Whiskey Ring" was exposed, and the men who had been robbing the government were tried and punished. The President vetoed the Currency Inflation Bill, and his reasons were so good that the measure died.

The peculiar glory of Grant's administration is to be found in his firm and unvarying friendship for the Southern States. While he made it plain that he would cause the law to be obeyed, he would allow nothing to be done to further embitter those who were then slowly recovering from the effects of the war. No President ever gave utterance to a nobler sentiment than "Let us have peace," and to this, in spirit as in word, Grant acted up. His wisdow in this regard brought the country together much sooner than it otherwise would have come, and the policy he stamped on the government survived him. Unlearned in statecraft, he saw this part of his duty plainly, and, seeing it, he was not found lacking. The reunited nation of to-day should hold Grant in higher honor for this than is due to him from the North for his victories in the war.

#### RUTHERFORD BIRCHARD HAYES.

RUTHERFORD B. HAYES won his rank as Major-General by brevet for his gallantry in the war. He went to Congress in 1865, and became Governor of Ohio four years later. He made for himself, from his entrauce into public life, a record as an advocate of honest money, civil-service reform, and the pacification of the South. When he became President in 1876 he announced these three as the main features of his policy. He was able to withdraw the troops which had been kept in the South, an act which did much to soothe the feelings of the people of that section. He attempted to inaugurate civilservice reform, but was unable to bring it about. He vetoed the Silver Currency Bill on the ground that silver could not honestly be used as a legal tender in excess of its market value.

It is a marked feature of the administration of Presideut Hayes that resumption of specie payment went into effect on January 1, 1879. To this end the President had worked hard, and he had the delight of seeing it an accomplished fact. The dollar of the United States government once more became a dollar in fact.

President Hayes made himself felt in the scheme of a canal to join the Atlantic and Pacific oceans. He took the ground that no such canal could ever be built unless it was to be controlled by the United States, and this view has been accepted as sound American policy since that time.

## JAMES ABRAM GARFIELD.

JAMES A. GARFIELD had a war record of no small glory when he was elected to Congress. There he came to the front as a champion of specie payment. He was made chairman of the committee of finance and banking, and his speeches laid down the soundest principles of national finance. He was a member of the electoral commission which awarded the Presidency to Mr. Hayes, and he fought in all ways the attempts of his political opponents to control the elections unfairly. He was elected to the Presidency as a compromise candidate in 1880. The one feature of his life in the White House was the celebrated patronage fight.

Garfield held out for the power and dignity of his office, although he conceded the national patronage to the Republican leaders. It was while the quarrel between these leaders for the spoils was going on that he was shot by Guiteau, and, after lingering for a few weeks, died. His administration was not old enough at his death to have had any political questions of moment submitted to it.

### CHESTER ALLAN ARTHUR.

As Quartermaster-General of the State of New York during the war, Arthur showed his power of administration. When he became President on the death of Garfield, he set himself at work to quiet the feuds in the Republican party, and in this he succeeded well. His administration was a tranquil one, there being no great questions to settle and no great political issues to be fought out. He appointed that Central and South American commission which finally resulted in the Pan-American Congress. He made a treaty with Nicaragua looking forward to an inter-oceanic canal, and began the work of erecting defenses for the coast, which has gone on steadily ever since. The new navy was begun during his term of office, and the first of those ships which now give us some power on the sea were designed and built.

The great problem of polygamy in Utah was grappled with, and this tenet of the Mormon belief was done away with. The fight was long, but the government won. The foreign relations of the country during his administration call for but little comment in any way.

## GROVER CLEVELAND.

THERE had been a long lease of power for the Republican party—from 1860 to 1884—when Grover Cleveland was elected President on the Democratic and Independent-Republican nomination. His career in politics had been almost phenomenally short. Mayor of Buffalo in 1881, and Governor of New York in 1882, he was chosen to carry the standard of the Democracy. During his term of office in Albany he became known as the "Veto Governor," and he earned a similar title in Washington.

Mr. Cleveland had from the first ranged himself on the side of economy in public expenditures. As mayor he saved Buffalo \$1,000,000 in a year, and as Governor he refused to sign bills which involved heavy expenditures for the State. When he hecame President he made it apparent that his belief in his own judgment had not diminished. In two years he had vetoed 115 out of 987 bills passed by Congress.

Mr. Cleveland had the bitterest fight of his term on the question of civilservice reform. His party demanded that all Republicans be turned out of office and their places filled with Democrats. This demand the President refused to comply with.

During his term he took steps to recover the public lands which had been unlawfully seized. He promised protection to the Chinese from the mobs that had attacked them, and he took extremely strong ground against Canada as the result of outrages on American fishermen. The Senate attempted to compel him to give the reasons for such removals as he made from among the office-holders, and this the President resisted strongly and won the fight.

His administration was marked by tranquillity in our relations with other countries and prosperity in our own.

## BENJAMIN HARRISON.

BENJAMIN HARRISON, a grandson of President Harrison, was elected to many local offices in his own State before he was sent to the Senate. 1888 he was elected President on the nomination of the Republicans.

The features of his term have been the passage of the McKinley bill to increase the tariff, and the Pan-American Congress. At the latter, repre-sentatives of all countries in North and South America, except Canada, met in Washington and debated subjects of common interest. From this it is hoped the best results may, in time, come. The events of President Harrison's term of office are too recent to make

it necessary to allude to them at length in this place.

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## THE PRESIDENTIAL SUCCESSION.

An Act relative to the Election of a President and Vice-President, and declaring the officer who shall act as President in cases of vacancies, approved March 1, 1792, provides as follows:

THAT the Electors shall meet and give their votes on the first Wednesday in December, at such place in each State, as shall be directed by the Legislature thereof; and the Electors in each State shall make and sign three certificates of all the votes by them given, and shall seal up the same, certifying, on each, that a list of the votes of such State, for President and Vice-President, is contained therein; and shall, by writing, under their hands, or under the hands of a majority of them, appoint a person to take charge of, and deliver to the President of the Senate, at the seat of government, before the first Wednesday in January then next ensuing, one of the said certificates; and the said Electors shall forthwith forward, by the post-office, to the President of the Senate, at the seat of government, one other of the said certifieates; and shall, forthwith, cause the other of the said certificates to be delivered to the judge of that district in which the said Electors shall assemble.

That the executive authority of each State shall cause three lists of the names of the Electors of such State to be made, and certified, and to be delivered to the Electors on or before the said first Wednesday in December; and the Electors shall annex one of the said lists to each of the lists of their votes.

That if a list of votes from any State shall not have been received at the seat of government, on the said first Wednesday in January, then the Secretary of State shall send a special messenger to the district judge in whose custody such list shall have been lodged, who shall forthwith transmit the same to the seat of government.

That Congress shall be in session on the second Wednesday in February, and the said certificates, or so many of them as shall have been received, shall then be opened, the votes counted, and the persons who shall fill the offices of President and Vice-President ascertained and declared, agreeably to the Constitution.

That in case there shall be no President of the Senate at the seat of government on the arrival of the persons intrusted with the lists of the votes of the Electors, then such persons shall deliver the lists of votes in their custody into the office of the Secretary of State, to be safely kept and delivered over, as soon as may be, to the President of the Senate.

That in case of a removal, death, resignation or inability, both of the President and Vice-President, the President of the Senate *pro tempore*, and in case there shall be no President of the Senate, then the Speaker of the House of Representatives, for the time being, shall act as President of the United States, until the disability be removed, or a President shall be elected.

That whenever the offices of President and Vice-President shall both hecome vacant, the Secretary of State shall forthwith cause a notification to be made to the executive of every State, and shall also cause the same to be published in at least one of the newspapers printed in each State, specifying that Electors shall be appointed or chosen, in the several States, within thirty-four days preceding the first Wednesday in December then next ensuing; *Provided*, There shall be the space of two months between the date of said notification, and the said first Wednesday in December; but if there shall not be a space of two months between the date of such notification and the first Wednesday in December, and if the term for which the President and Vice-President last in office were elected shall not expire on the third day of March next ensuing, then the Secretary of State shall specify in his notification, that the Electors shall be appointed within thirty-four days preceding the fourth Wednesday in December in the next year ensuing, further action to be followed as prescribed by law for elections ordinarily.

THE PRESIDENTIAL SUCCESSION BILL, passed at the first session of the 49th Congress, reads as follows : Chap. IV.—In case of removal, death, resignation, or inability of both the President and Vice-President, a member of the Cabinet shall, in the following order, act as President until the disability is removed or a President elected : The Secretary of State, Secretary of the Treasury, Secretary of War, Attorney-General, Postmaster-General, Secretary of the Navy, Secretary of the Interior; *Provided*, That whenever the powers and duties of the office of President of the United States shall devolve upon any of the persons named herein, if Congress he not then in session, or if it would not meet in accordance with law within twenty days thereafter, it shall be the duty of the person upon whom said powers and duties shall devolve, to issue a proclamation convening Congress in extraordinary session, giving twenty days' notice of the time of meeting.—[Approved January 19, 1886.]

## THE ELECTORAL COLLEGE.

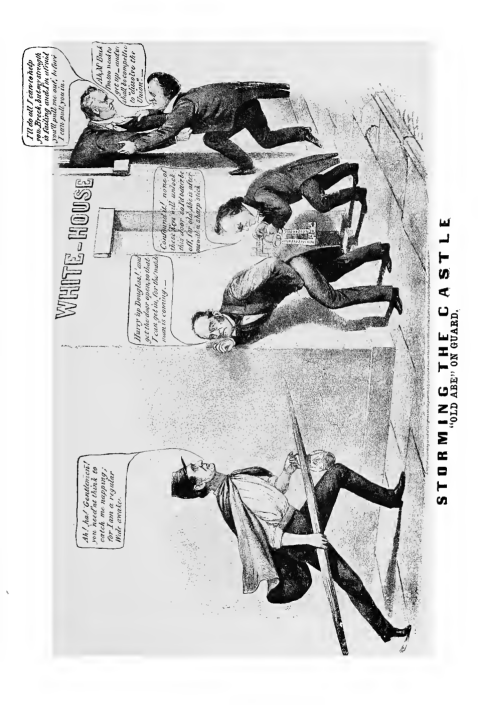
THE Presidents and Vice-Presidents are chosen by *Electors*, the people of each State voting for as many Electors as it has members of both Houses of Congress. After the votes are cast and counted in the several districts in each State, the Electors meet at a place designated in the State law, and vote for the candidate whom they have been elected to choose. "By this plan the electoral vote of each State is solid for one candidate, and the popular vote for the minority candidate is lost." It may happen, and has so occurred, that the candidate receiving the largest number of popular votes has not been elected. If the number of votes cast by Electors for each candidate is equal, the House of Representatives is called upon to choose a President. This has happened twice. The Representatives vote, in such a case, by States, each delegation representing one vote for or against.

The plan of procedure when Electors meet is not generally known, and may be of interest: As noted above, they meet on a given day (Act of 1845) after the election, at a place designated by the State law. No particular organization for business is called for. As a rule, however, a chairman is selected when the Electors assemble. Then, by ballot, they vote for President and Vice-President, the ballots for each office being separate. This done, three lists are made of the persons voted for, including designation of the office to be filled and number of votes cast for each.

Following comes the preparation and signing of three identical certificates (one for each of the lists), stating that "a list of the votes for President and Vice-President is contained herein." To each list of votes is added a list of the names of the Electors, made and certified by the Governor of the State.

The next step is to seal (separately) the certificates, certifying upon each that it contains a list of all the electoral votes of the State. These several documents having been made ready, the Electors appoint by writing a person to deliver one certificate to the President of the Senate at Washington. Another document (duplicate) is forwarded through the post-office, also to the President of the Senate at Washington. The third (or triplicate) is delivered to the Federal Judge of the district in which the Electors assemble.

"The Electoral College is then dead in law, whether it adjourns temporarily or permanently, or never adjourns."



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## ELECTORAL VOTE PRIOR TO 1872.

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#### ELECTORAL VOTE, 1872-1888.

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1888.				18	80.	† 18	376.	1872.		
Cleveland, Democrat.	Harrison, Republic'n.	Cleveland, Democrat.	Blaine, Republic'n.	Garfield, Republic'n.	Hancock, Democrat.	Hayes, Republic'n.	Tilden, Democrat.	Grant, Republic'n.	* Hendricks, Democrat.	
10 7 	8 8 3 22 15 13 9 9 6 6 14 13 7 5 3 4 36 6 14 13 7 34 4 30 4 4 11 9 9 9 9 9 9 9 9 9 9 9 9 9	10 7 6 3 4 12 15 15 8 8 8 8 8 8 8 8 8 8 8 9 16 10 10 9 9 16 10 9 9 16 10 10 9 9 16 10 10 10 10 10 10 10 10 10 10 10 10 10	8 3 22 13 9 6 6 14 13 7 5 8 4 4 23 3 3 4 4 4 4 4 11	1 3 21 15 11 15 11 15 7 7 13 11 15 5 	10 65 34 41 11 12 8 8 8 15 5 10 10 10 10 10 10 10 10 5 10 10 5 10 10 12 8 8 10 10 12 8 12 8 10 10 10 12 12 12 12 12 12 12 12 12 12 12 12 12	6 3  21  8 7  8 7  3 3 5  221  8 7  21  8 7  21  8 7  21  8 7  21  8 7  21  8 7  21  8 7  21  8 7  21  8 7  21  8 7  21  8 7  22  23  23  23  23  23  23  23  23  23  23  23  23  23  23  10   10  10  10  10  10  10   10  10  10  10  10  10   10 	10 6 3 	10 6 6 8 4 11 11 5 11 15 10 22 23 3 29 4 7 7 13 11 15 5 9 9 5 9 15 15 10 15 15 15 15 15 15 15 15 15 15	8 8 6 6 	
109	200	1 %19	10%	1 214	001	1 190	104	200	40	
	Cleveland, 10 Cl	Cleveland,           0         Cleveland,	$\begin{array}{c c c c c c c c c c c c c c c c c c c $	$\begin{array}{c c c c c c c c c c c c c c c c c c c $	$\begin{array}{c c c c c c c c c c c c c c c c c c c $	$\begin{array}{c c c c c c c c c c c c c c c c c c c $	$\begin{array}{c c c c c c c c c c c c c c c c c c c $	$\begin{array}{ c c c c c c c c c c c c c c c c c c c$	$\begin{array}{ c c c c c c c c c c c c c c c c c c c$	

\* In 1872 Horace Greeley, Democratic and Liberal-Republican candidate for President, having died before the electoral vote was cast, the Greeley clectors voted as above for Thomas A. Hendricks in five states. Kentucky, Georgia, and Missouri cast 18 electoral votes for B. Gratz Brown, of Missouri, for President; Georgia, 2 votes for C. J. Jenkins, of Georgia, and Missouri 1 vote for Davis of Illinois, and I7 votes irregularly cast were not counted by Congress. † Count of the Electoral Commission.

## THE ELECTORAL COLLEGE, 1892.

The Electoral College in 1892, based upon the apportionment bill, will contain 444 votes, requiring 223 to elect a President. For ordinary purposes, there are but two doubtful States, New York and Indiana. New Jersey and Connecticut are frequently included in the doubtful list, but they are more reliably Democratic than New Hampshire and Rhode Island are Republican. There are really but two doubtful States, leaving the electoral vote in 1892 as follows:

	Rep.	Dem.	Doubt- ful.		Rep.	Dem.	Doubt- ful.
Alabama		11		Nebraska	8		
Arkansas		8		Nevada			•••••
California	9			New Hampshire			
Colorado	4			New Jersey		10	
Connecticut		6		New York		10	36
Delaware				North Carolina		11	
Florida		4		North Dakota			
Georgia		13		Ohio	23		
Idaho	3			Oregon	4		
Illinois	24			Pennsylvania	32		
Indiana			15	Rhode Island	4		
Iowa				South Carolina		9	
Kansas	10			South Dakota			
Kentucky		13		Tennessee		12	
Louisiana		8		Texas		15	
Maine			[	Vermont	4		
Maryland		8		Virginia		12	
Massachusetts	15			Washington	4		
Michigan				West Virginia		6	
Minnesota	9			Wisconsin			
Mississippi		9		Wyoming	3		
Missouri							
Montana		3	J	1	215	178	51

"From this it will be seen that if the other States vote as given, the Democrats must carry both New York and Indiana, to elect a President, while either State would suffice for the Republicans. Or, the Republicans could lose both New York and Indiana, and still win by carrying New Jersey."

This table is based upon a Congressional apportionment of 356, which would represent the States as follows:

	<b>•</b> •	Malua		01.1.	<b>0</b> 4	
Alabama	8	Maine	4	Ohio	21	
Arkansas	6	Maryland	6	Oregon	2	
California	7	Massachusetts	13	Pennsylvania	- 30	
Colorado	2	Michigan	12	Rhode Island	2	
Connecticut	4	Minnesota	7	South Carolina	7	
Delaware	1	Mississippi	7	South Dakota	2	
Florida	2	Missouri	15	Tennessee	10	
Georgia	11	Montana	1 [	Texas	13	
Idaho	1	Nebraska	6	Vermont	2	
Illinois	22	Nevada	1	Virginia	10	
Indiana	13	New Hampshire	2	Washington	2	
Iowa	11	New Jersey	8	West Virginia	4	
Kansas	8	New York	34	Wisconsin	10	
Kentucky	11	North Dakota	9	Wyoming	1	
Louisiana	6	North Carolina	1			
	1	Democratetiment				
The following States	gain i	sepresentatives:				
Alabama	1.	Kansas	1 1	New Jersey	1	

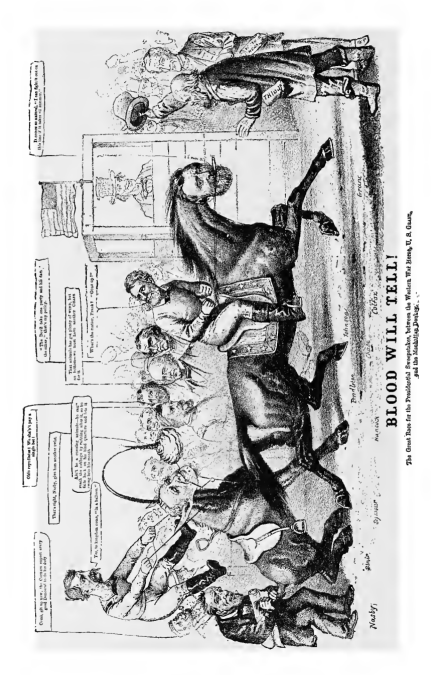
Alabama			New Jersey	
Arkansas.		1	Oregon	1
California.			Pennsylvania	
Colorado	1 Minnesota	2	Texas	2
Georgia	1 Missouri	1	Washington	1
Illinois	2 Nebraska	3	Wisconsin	1

## THE NEW APPORTIONMENT ELECTORAL VOTE.

States.	Electoral votes in the next Presiden- tial Elec- tion.	States.	Electoral votes in the next Presiden- tial Elec- tion.	States.	Electoral votes in the next Presiden- tial Elec- tion.
Alabama Arkansas California Colorado Connecticut Delaware Florida Georgia Idaho Illinois Indiana Iowa Kansas Kentucky Louisiana	8 9 4 6 3 4 13 24 15 13 10	Maryland Massachusetts Minnesota Mississippi Missouri Montana Nebraska Nevada New Jersey New Jersey New Jersey North Carolina North Dakota Ohio.	15 14 9 9 17 3	Pennsylvania Rhode Island South Carolina South Dakota Tennessee. Texas Yermont. Virginia Washington. Wisconsin. Wyoming Total	$     \begin{array}{r}       32 \\       4 \\       9 \\       4 \\       12 \\       15 \\       4 \\       12 \\       4 \\       6 \\       12 \\       3 \\       3 \\       444     \end{array} $

Electoral votes necessary to a choice, 223.

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Names of Candidates.	State.	Party.	Date of Election.	Popular vote cast,	Percentage of each candidate
George Washington	Vincipio	III a dama li ad			· ·
John Adams	Virginia Massachusetts	Federalist			
George Washington	Virginia	Federalist	Nov 18 1709		
John Adams	Massachusette	Federalist			1
John Adams	Massachusetts	Federalist	Nov. 8, 1796		
Thomas Jefferson					
Thomas Jefferson	Virginia	Dem. Rep	Nov 11 1800		
Aaron Burr Thomas Jefferson					
C. C. Pinckney	Virginia	Dem. Rep	Nov. 13, 1804		• • • • • • • • •
James Madison	South Carolina Virginia			••••••	• • • • • • • • •
C. C. Pinckney	BOULD CAPOIIDA	rederaust			1
James mauison	virginia	Dem Ren	Nov 10 1819		
DeWitt Clinton	INCW IOTK	receraust.			
James Monroe Rufus King	Virginia New York	Dem. Rep	Nov. 12, 1816		• • • • • • • • • •
James Monroe	Virginia	Dem Ron	Nov. 14 1000	• • • • • • <i>• • •</i> •	
John Q. Adams	Massachusetts	Onnosition	107. 14, 1820	•••••	••••
J. Q. Adams	Massachusetts Massachusetts	Coalition	Nov. 9, 1824	105,321	29.92
Andrew Jackson	Tennessee	Dem. Rep		155.872	
Andrew Jackson	Tennessee	IDemocrat	Nov. 11, 1828	155,872 647,231	55.97
J. Q. Adams.	Massachusetts	Nat. Rep		509,097	44.03
Andrew Jackson	Kentucky	Net Pop	NOV. 13, 1832	687,502	54.96
Martin Van Buren.	New York	Democrat	Nov 8 1836	530,189 761,549	$42.39 \\ 50.83$
Henry Clay Martin Van Buren W. H. Harrison	Ohio	Whig.	107. 0, 1000	101,049	00.00
				1,275,017	52.89
Martin Van Buren	New York	Democrat		1,128,702	46.82
James K. Polk	Tennessee	Democrat	Nov. 12, 1844	1,337,243	49.55
Henry Clay Zachary Taylor	Louisiana	Whig	Norr # 1949	1,299,068	$48.14 \\ 47.36$
Lewis Cass	Michigan	Democrat	100. 1, 1040	1,360,101 1,220,544	$47.50 \\ 42.50$
Franklin Pierce	New Hampshire.	Democrat	Nov. 2,1852	1,601,474	50.93
Franklin Pierce Winfield Scott	New Jersey	Whig		2,386,578	44.10
James Buchanan		Democrat	Nov. 4,1856	1,838,169	45.34
John C. Frémont	California	Republican.	N	1,341,264	33.09
Abraham Lincoln John C. Breckenridge.	Kentucky	Democrat	NOV. 6, 1860	1,866,352 845,763	$39.91 \\ 18.08$
Abraham Lincoln	Illinois	Republican.	Nov 8 1864	2,216,067	55.06
George B. McClellan		Democrat		1,808,725	44.94
Ulvsses S. Grant	Illinois	Republican	Nov. 3,1868	3,015,071	52.67
Horatio Seymour	New York	Democrat		2,709,613	47.33
Ulysses S. Grant	Illinois	Republican.	Nov. 5,1873	3,597,070	55.63
Horace Greeley	Obio	Dem, & Lib. Republican.	Nov 7 1870	2,834,079 4,033,975	$43.83 \\ 47.95$
R. B. Hayes Samuel J. Tilden	New York	Democrat		4,035,975	50.94
James A. Garfield	Ohio	Republican.	Nov. 2,1880	4,454,416	48.31
James A. Garfield W. S. Hancock Grover Cleveland	New York	Democrat		4,444,952	48.20
Grover Cleveland	New York	Democrat	Nov. 4,1884	4,874,986	48.48
James G. Blaine Benjamin Harrison	Maine	Republican.	Nov 6 1990	4,851,981 5,440,708	$\frac{48.22}{47.83}$
Grover Cleveland	New York	Democrat	101, 0,1000	5,440,708 5,536,242	48.63
GIOTEL OIGTELAUM	TOR TORTON		· · · · · · · · · · · · · · · · · · ·	0,000,010	10.00

# POPULAR VOTE-PRESIDENTIAL CANDIDATES, 1789-1888.

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1824
FROM
PRESIDENT
FOR
VOTE
OPULAR
14

			1824,	4.		1828.	80	1832.	32.	1836.	6,
	States.	Adams	Jack- son.	Craw- ford.	Clay.	Adams	Jack- son.	Clay N. Rep.	Jack'n Dem.	Hn.etc. Whig.	V. Bu'n Dem.
10	Alabama. Arkansas	2,416	9,443	1,680	67	1,938	17,138	No op.	J'son.	15,637	19,068
ന	Connectient	7 607		0.20		10 000	1 140	17 755	11 960	18,466	19.234
4	Delaware	in in iteration in the second se	Toolog	018,1		10,020	1 240	4.976	1110	4 798	4,155
ŝ	Georgia.	<u>a</u> m	V Legis	ature,		201,4	18,700	01~ <sup>5</sup> ±	20,750	24,930	22,126
9	Illinois.	1.545	1.901	1.901 219	1.047	1.581	6.763	5.429	14,147	14,983	18,097
(~ (	Indiana,	3.095	7.343		5.315	17.052	22,237	15,472	31,552	41,281	32,480
10 C	Kentucky		6,453		16,782	31,172	39,084	43,396	36,247	36,955	33,435
70 0	Touisiana.	B	v Legis	ature.		4,097	4,605	2,528	4,049	3,353	3,653
2;	Maine	6.870	2,330			20,773	13,927	27,204	33,291	15,239	22,300
19	Maryland	14,632	14,523	3.646	695	25,759	24,578	19,160	19,156	25,852	22,167
25	Massachusetts	30,687		6,616		29,836	6,019	33,003	14,545	41,093	33,501
27	Michigan									4,000	002.7
41	Mississippi.	1.694	3,234	119		1.581	6,763		5,919	9,688	9,979
23	Missouri	311	987		1.401	3,432		Maj.	5,192	8,337	C66,01
21	New Hampshire.	4,107	643			24,076		19,010	25,486	6,228	18,722
19	New Jersey.	9,110	10,985	1,196		23,758		23,393	23,856	26,882	20,331/
9	New YOrk.	m	v Legis	ature.		135,413		154,896	168,497	138,543	619,001
fi (	North Carolina.		20,415	15,621		13,918		4,563	24,862	23,626	20,910
22	Ohio.	12,280	18,457		19.255	63,396		76,539	81,246	105,405	90,948
20	Pennsylvania	5,440	36,100	4,206	1,609	50,848		56,716	90,983	87,111 111,78	674,19
ŝ	Khode Island	2,145		200	- 3	2,754		2,810	2,126	2,710	Z,964
3	South Carolina		Ele	Electors c	d noson	y Legi	3			000 40	001-00
\$8	Tennessee	216	Ω,	312		2,240	44,090	1,436	28,740	30,902	14,050
88	Vermont	A A	. Legis	lature.		24,784		11,152		186,02	14,001
2	Virginia	3,189	2,861	8,489	416	12,101		11,451		23,300	102'00
	Total	105,321	155,872	44,282	46,587	509,097	647,231	530,189	687,502	736,656	761, 549
1											l

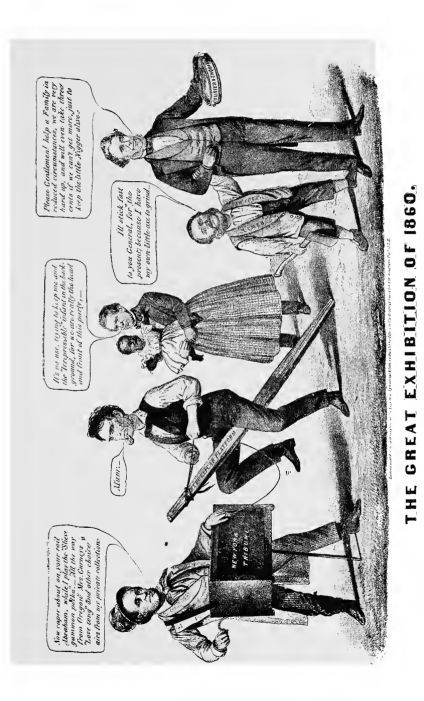
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POPULAR VOTE FOR PRESIDENT.

		-	1840.			1844.			1848.	
	States,	Harrison V. Burer Whig. Dem.	V. Buren Dem.	Bn'y Abl't.	Clay Whig.	Polk Dem.	${{ m Bn'y}\atop { m Abln't.}}$	Taylor Whig.	Cass Dem.	V. Buren F. Dem.
HO	Alabama.	28,471	33,991		26,084	37,740		30,482	31,363	
0.0	Arkansas	5,160	6,049		5,504	9,546		7,588		100 1
• →	Delaware	31,001	20,230	174	32,532	29,841	1,943	30,314 6 491		600,c
20	Florida	me'n	4,001		0,2,0	neeto		3,116		8
ŝ	Georgia	40.261	31.933			44.177		47.544		
20	Illinois	45,537	47,476	149	45,528	57,920	3,570	53,047		15,774
nc	Indiana	. 65,302	51,695		67,867	70,181	2,106	69,907		8,100
ъc	Troutington		:					11,084		1,126
	Toniciono	00,489			61,255			67,141		
0	Maine	062,11		10.1	13,055		360 1	102 102		19 006
0	Marvland	201 66			07,001 97,001			00,1 KU		1961
-	Massachusetts	72.874		1.621	67,418		10.860	61,070		38 058
5	Michigan	22,933			24,337			23.940		10.389
en i	Mississippi	. 19,518			19,206			25,922		
2	Missonri	22,972		:	31,251			32,671		
n n	New Hampshire	26,158			17,866			14,781		7,560
Th o	New Jersey.	. 33,351			38,318			40,015		829
<b>n</b> •	New York.	225,817	212,519	2,798	232,482	237,588	15,812	218,603		120,510
	Derio	46,3/0					:	43,550		
0 0	Dullo	148,157						138,360		35,354
<u>-</u>	Fennsylvania	144,021					3,138	185,513		11,263
H ar	South Cavolina	0,2,0	100,00	de one	_	F		67.7.6		ne?
2 62	Pennessee	60 201	129FF	UTS CHUSE	n by the	Legislat	nre.	24 705	K0 /10	
2	Texas	T-00'00 -	202'0E		nen'na	ITE COL		39.5	10,669	
- m	Vermont	32.440	18,009	319	÷	18.041	3.954	4,003 93 199	10.948	13,837
-	Virginia	. 42,501	43,893		43.677	49.570		45.124	46.586	6
$\sim$	Wiscoasin							13,747	15,001	10,418
	Total	. 1,275,011	1,128,702	7,059	1,299,062	1,337,243	62,300	1,360,099	1,220,544	291,263
						-				

PRESIDENT.	
FOR	
VOTE	
POPULAR	

			1852.			1856.			186	860.	
I	States.	Scott Whig.	Pierce Dem.	Hale F. Soil.	Frem't Rep.	Buch'n Dem.	Fillmore Ame'n.	Lincoln Rep.	Douglass Dem.	Breck'ge Dem.	Bell Union.
	Alubama	15,038	26,881			46,739	28,552		13,651	48,831	27,825
10	ALKallsdy	7,404	12,173			21,910	10,787		5,227	28,732	20,094
<b>ک</b> د	Caultornia	35,407	40,626		20,691	53,365	36,165	39,173	38,516	34,334	6,817
1, T	Delemente	30,357	33,249	3,160	42,715	34,995	2,615	43,692	15,522	14,641	3,291
2 6	Plandre.	6,293	6,318		308	8,004	6.175	3,815	1,023	7,347	3,864
25	F fortua	2,875	4,318	•••••		6,358	4,833		367	8,543	5,437
- 0	reorgia	16,660	34,705	-		56,578	42,228		11,590	51,889	42,886
00	Trainers	64,934	80,597	9966	96,189	105,348	37,444	172,161	160, 215	2,404	3,913
200	Inulana	80,901	95, 340		94,375	118.670	22,386	139,033	115,509	12,295	5,306
3;	TOWD.	15,856	17,763		43.954	36.170	9,180	70,409	55,111	1,048	1,763
19	rentucky.	57,068	53,806	-	314	74.642	67,416	1,364	25,651	53,143	66,058
10	TOUISIALIA	17,255	18,647			22,164	20,709		7,625	22,681	20,204
37	Maune	32,543	41,609		67.379	39,080	3,325	62,811	26,693	6,368	2,046
# # 	htaryland.	35,066	40.020		281	39,115	47.460	2,294	5,966	42,482	41,760
9	Massachusetts	52,683	44,569		108.190	39.240	19,626	106,533	34,372	5,939	22,331
9	witchigan .	33,859	41.842		71.762	52,136	1.660	88,480	65,057	805	405
	1							22,069	11,920	748	3
99	1	17,548	26,876			35.446	24.195		3,283	40,797	25,040
20	-	29,984	38,353			58.164	48.524	17.028	58,801	31,317	58,372
32	44	16,147	29,997	6,695	38.345	32,789	422	37,519	25,881	2,112	441
200	48	38,556	44,305	350	28,338	46,943	24,115	58,324	62,801		
38	10	234,882	262,083	25,329	276,007	195,878	124,604	362, 646	312,510		
33	North Carolina.	39,058	39,744			48,246	36,886		2,701	48,339	41,990
<b>1</b> 8	_	152,526	169,220	31,682	187,497	170,874	28,126	231,610	187,232	11,405	12,194
Ş								5,270	3,951	3,006	221
32	Fenusylvania.	179,174	198,568	8,525	147,510	230,710	82,175	268,030	16,765	178,871	12,776
žĝ		7,626	8,735	644	11,467	6,680	1,675	12,244	202, 2		1.00.00
ŝ		58,898	57,018		••••••	13,638	66,178		11,350	64,709	15 / 00
28		4,995	13,002			31,169	15,639			940, 14	004,01
3		22,173	13,044	8,621	39,561	10,569	545	33,808	6,849	812	F06.1
18	Vurginita	58,572	73,858		162	89,706	60,310	1,929	16,290	74,323	199'F!
3		22,240	33,658	8,814	66,090	52,843	642	86,110	65,021	888	101
	Total	1,386,518	1,601,474	155,825	1,341,264	1,838,169	874,534	1.866.352	1,375,157	845,763	589,581
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POPULAR VOTE FOR PRESIDENT.

		Toot.	1808.	ċ	1872.	18.	10101	·.
States.	McClell. Dem.	Lincoln Rep.	Seymour Dem.	Grant Rep.	Greeley Liberal.	Grant Adm.	Hayes Rep.	Tilden Dem.
Alabama.			72,088	76,366	79,444	90,272	68,708	102,989
Arkansas			19,078	22,112	37,927		38,669	58,07
California	43,841	62,134	54,077	54,583	40,718		79,279	76,46
Connecticut	42,285	44.691	47.952	50,995	45,880		59,034	61,93,
5 Delaware	8,767	8,155	10,980	7,623	10.206		10.752	13.38
i Florida.			22262		15.427		23,849	22.92
/ Georgia.			004 001	101 73	78 956		E0 446	120,000
I Illinois	150 200	100,001	22/201	#01,10	10,000		000 020	020 001
T 1	100', 0CI	065,801	139,143	EU5, UC3	DCD TOT		202'0'2	200,001
	130,233	150,422	166,980	176,548	163,632		110,80%	213,524
	49.596	89.075	74.040	120.399	71.196		171,326	112,123
Kansas	3 601	16 441	13 900	31 048	32.970		F.8.822	37,905
Kentuckv	64,201	1902 200	115,800	30 566	00 005		97 156	159 696
	TANKEA	201612	000,011	000 00	000,22		10 11	
-			00,460	00%00	220,10		010501	
	44,211	61,803	42,460	70,493	290,62		00,000	49,91
	32,739	40.153	62.357	30,438	67,687		186,17	91,78
_	48.745	126 742	801 62	136.477	59.260		150.068	108.777
	74,604	91,521	62,069	128,550	78.355		166.534	141.095
	17 275	080,26	00,002	49 5 15	664 499		090 62	18 700
	TINUT	nn n	01000	DEC'IE			200,02	
					11,200		000,900	1101000
22	31,678	72,750	65,628	86,860	151,434		140,029	203,017
47			5,439	67.26	7,812		31,916	17,554
4;	6,594	9.826	5,218	6,480	6.236		10,383	9,308
	32,871	36.400	31,224	38,191	31,424		41,539	38,509
New Jersey.	68,024	60.723	83,001	80,131	76.456		103.517	115.962
	361 986	368 735	490,883	410,883	987 981		289 207	521 949
<u> </u>	0001700	201000	100,000	000,072			217 001	CON 201
-			100,400	80,08			117, DO1	100, 100
_	200,002	200,104	236,000	222,002	244,321		080,080	201-020
_	8,45/	9996	11,120	10, 961	1,130		002,61	14,149
	276,316	296,391	313,382	342,280	212,041		521.559	366,244
	8,470	13,692	6.548	12,993	5,329		15,787	10.712
_			45.237	62,301	22.703		018.16	90,896
2 Tennessee.			26,129	56,628	94,897		89.566	133.166
_					66,500		44,803	104,803
Vermont	100 01	011 61	10.045	11 1.0	200 01		44 492	00 950
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87 Wisconsin	10,436 65,884	20,102	20,306	29,175	105.92		120,050	50,495 103 096
	Ennim	004.00	101,40	TUCIONT	1 1 <b>1</b> 1 1		AIAIAAT	Devotoer T
Total	1 808 795	2 216 067	2 709 618	3 015 071	0 884 070	0.00 202 6	1 000 -20	4 995 009

POPULAR VOTE FOR PRESIDENT.

	Fisk Pro.	593	614	01/01	4.284	400	403	1,808	21,703	9,881	3,550	6,779	5,225	121	2080	4,707	102,8	C156,02	15,311	012	4,040	077°C	1 503	7 933	30,231		24,356	1,677	20,708	1,251		0,400	44/48	1,408	1,078	080 14,277	246,406
888.	Streeter U.Labor.		10,613	611	0F6				7,134	2,694	9,105	37,788			1,640			500°+	1,097	222	10,009	1224	49	\$	626		3,496	363	3,877				RCT'R2			40 <del>4</del> 8,552	144,608
18	Clevel'd Dem.	117,320	85,962	97,610	020 72	16.414	39.561	100,449	348,371	261,013	179,877	102,745	183,800	020,020	201,402	201'0/I	151,855	204,615	104,383	114,00	102 102	200,00	43,456	151 508	635,965	147,902	396,455	26,522	444,327	17,530	65, 62 2	106,779	200,402	110,000	178,161	155,232	5,536,524
	Harrison Rep.	57,197	58,752	124,810	74 584	12.973	26.659	40,446	370,475	263,361	211,958	182,904	150,134	20, 01	10, 00, 00,	006,88	165,892	100,002	142,492	080,060	202,022	100,440	45 798	144 360	650,338	134,784	416,054	33,291	523,585	896.12	13,740	136,988	00,200	261.04	100,468	176,553	5,441,923
	St. John Pro.	612	000 0	2,920	9 305	22	22	195	12.074	3,028	1,472	4,495	3,139		2,100	562, 27	920,01	10,405	4,084		2,103 9,000	220'*	1.571	6,189	25,016	454	11,069	492	15,283	1226		1,131	100.0	1901	001	7,656	159,369
4.	Butler Gbk.	873	1,847	2,010	1,688	500.44	2	145	10,910	8,293		16,341	1,691		0,403	150	24,433	542,24	3,580			90	559	3 496	16,994		5,179	12.00	16,992	422		106	120-0	6	010	4,598	175,370
1884.	Clevel'd Dem.	93,951	72,927	002,200	62,199	16.964	31.766	94,667	312,355	244,990	177,316	90,132	152,961	046,50	05,140	206,952	122,481	COO'R#T	70,144	010,000	230,200 F.4 001	120,10	39,183	197 798	563,154	142,952	368,280	24,604	392,785	12,391	08,890	163,200	100,022	100,11	746,041	146,459	4,874,986
	Blaine Rep.	59,591	50,895	014,201	65.023	12.951	28.031	48,603	337,474	238,463	197,089	154,406	118,122	110,011	602,27	889,65	140,724	R00'281	111,923	800,04	2026,202	012 4	076 87	123,440	562,005	125,068	400,082	26,860	473,804	19,030	21,733	2/0' <del>1</del> 21	141,08	100 000	000'89T	161,157	4,851,981
-	Dow Pro.				409				443		592	22	902		58		2200	216	2002				180	191	1.517		2,616		1,939	22		2				69	10,305
c.	Weaver Gbk.	4,642	4,079	1 485	868	120		<del>6</del> 96	26,358	12,986	32,701	19,851	665'II	A95	4,400	010	4,040	080,10	102.5	01/101	00,100	· 00000	528	2.617	12,373	1,126	6,456	249	20,668	022	000	118,00	1 015	. TALT	0.070	7,986	308,578
1880	Hancock Dem.	91,185	80,4961	24.647	64.415	15,275	27,964	102,470	277,321	225,522	105,845	108,80	143,000	100,00	00, 200	111 060	101, 200	100'TOT	00,010	002 000	90,200	0,619	40.794	122,565	534,511	124,208	340,821	19,948	407,428	6/2/01	212,312	181,051	1919 216	100 500	120,000	114,649	4,444,952
	Garfield Rep.	56,221	80,248	27,450	120,76	14,133	23,654	54,080	318,037	232,164	183,927	106 906	000'00T	1000	79, 515	165 005	105,001	110,001	008,05	100,50	02012	8 799	44.852	120.555	555,544	115,874	375,048	20,619	414,704	10,130	100,001	110,10T	15 867	000 10	04,040	144,400	4,454,416
	States.	Alabama	Arkansas California	Colorado	Connecticut.	Delaware	Florida	Georgia	Illinois	Indiana	LOWA	Mansas	T outsigns	Moine	Mawriand	Moco	Minhimov	Minneeoto	Mississinni	Theorem	Nahraska.	Neveda.	N H.	New Jersev	New York	N. Carolina	Ohio	Uregon	Fenn.	Knode Island	S. Carolina	Tennessee	Vannont	V CLULULU	Virgiula	Wisconsin	Total
			N2 67.	94	b	9	-	000	 م	2;	19	29	97	17	1		17	20	200	25	18	8	3			,	_	_			_	-		_	_	88	

## THE DEPARTMENTS AT THE NATIONAL CAPITAL.

THE Executive is divided into numerous departments, several of these departments having within them a number of bureaus, each with separate and distinct functions and under the control of a subordinate officer who, in his turn, answers to the officer in charge of the department. The departments are set forth as follows:

DEPARTMENT OF STATE. TREASURY DEPARTMENT. Supervising Architect's Office. Bureau of Engraving and Printing. Secret Service Division. Office of Steamboat Inspection. Bureau of Statistics. Life-Saving Service. First Comptroller's Office. Second Comptroller's Office. Commissioner of Customs. Register of the Treasury. First Auditor. Second Auditor. Third Auditor. Fourth Auditor. Fifth Auditor. Sixth Auditor. Treasurer of the United States. Comptroller of the Currency. Commissioner of Internal Revenue. Director of the Mint. Bureau of Navigation. Lighthouse Board. United States Coast and Geodetic Survey. Marine Hospital Service. WAR DEPARTMENT. Headquarters of the Army. Adjutant-General's Department. Inspector-General's Department. Judge-Advocate General's Department. Quartermaster's Department. Subsistence Department. Medical Department. Pay Department. Corps of Engineers. Public Buildings and Grounds and Washington Monument Ordnance Department. Signal Office. Publication Office War Records. NAVY DEPARTMEN ... Bureau of Ordnance. Bureau of Equipment. Bureau of Navigation. United States Hydrographic Office.

Bureau of Yards and Docks. Bureau of Provisions and Clothing. Bureau of Steam Engineering. Bureau of Medicine and Surgery. Bureau of Construction and Repair. Office of the Judge-Advocate General. Nautical Almanac. Naval War Records, Office and Library. Board of Inspection and Survey. Office of Naval Intelligence. Navy-Yard and Station. U. S. Naval Hospital. Navy Pay Office. Steel Inspection Board. Museum of Hygiene. Naval Dispensary. Naval Examining Board. Naval Retiring Board. Naval Medical Examining Board. Naval Observatory. Post-Office Department. Office of the Postmaster-General. Office of the First Assistant Postmaster-General. Dead-Letter Office. Office of the Second Assistant Postmaster-General. Office of the Third Assistant Postmaster-General. Office of the Fourth Assistant Postmaster-General. DEPARTMENT OF THE INTERIOR. General Land Office. Patent Office. Bureau of Pensions. U.S. Pension Agency. Office of Indian Affairs. Office of Education. Office of Commissioner of Railroads. Office of Geological Survey. Census Office. DEPARTMENT OF JUSTICE. Office of the Solicitor of the Treasury. Assistant Attorneys—Department of Justice. DEPARTMENT OF AGRICULTURE. Office of the Secretary of Agriculture. Weather Bureau. Bureau of Animal Industry. Division of Statistics. Division of Chemistry. Office of Experiment Stations. Division of Entomology. Division of Ornithology and Mammalogy. Division of Forestry. Division of Botany. Division of Pomology. Division of Vegetable Pathology. Division of Microscopy. Fiber Investigation. Division of Accounts.

Division of Records and Editing. Division of Illustration and Engraving. Seed Division.

DEPARTMENT OF LABOR.

NATIONAL BOARD OF HEALTH.

UNITED STATES CIVIL SERVICE COMMISSION.

BUILDING FOR THE LIBRARY OF CONGRESS.

UNITED STATES FISH COMMISSION.

GOVERNMENT PRINTING OFFICE.

Printing Department. Binding Department. Congressional Record.

UNITED STATES BOARD ON GEOGRAPHIC NAMES.

THE SOLDIERS' HOME.

BUREAU OF THE AMERICAN REPUBLICS.

INTER-CONTINENTAL RAILWAY COMMISSION.

In addition to the above departments and bureaus, there are the following Federal establishments at the National Capital or controlled therefrom:

SUPREME COURT OF THE UNITED STATES.

CIRCUIT COURTS OF THE UNITED STATES.

COURT OF CLAIMS.

INTERSTATE COMMERCE COMMISSION.

THE DISTRICT GOVERNMENT. Commissioners. The District Officers. The Police Court. Metropolitan Police. The Fire Department. Telegraph and Telephone Service. The Health Department.

SUPREME COURT OF THE DISTRICT OF COLUMBIA.

U. S. Attorney's Office. U. S. Marshal's Office.

Register of Wills Office.

Recorder's Office.

THE SMITHSONIAN INSTITUTION.

The National Museum. The Bureau of Ethnology.

National Zoölogical Park.

THE WASHINGTON NATIONAL MONUMENT SOCIETY.

THE COLUMBIA INSTITUTION FOR THE DEAF AND DUMB.

WASHINGTON CITY POST-OFFICE.

## THE FEDERAL GOVERNMENT, 1892.\*

## A List of Principal Officers with Salaries.

## EXECUTIVE DEPARTMENT.

President, Benjamin Harrison (Ind.)\$5	0,000
Priv. Sec., Elijah W. Halford (Ind.).	
Vice-President, Levi P. Mortou (N. Y.)	8,000
U. S. Dist. Marshal, D. M. Ransdell (Ind.)	6,000

## DEPARTMENT OF STATE.

Secretary, James G. Blaine (Me.)	8,000
Asst. Secretary, W. F. Wharton (Mass.)	4,500
Second Asst. Secretarg, Alvey A. Adee	3,500
Third Asst. Secretary, John B. Moore	3,500
Chief Clerk, Sevellon A. Brown (N. Y.).	
Chief of Diplomatic Bureau, Thomas W. Cridler (W. Va.)	2,100
Chief of Consular Bureau, F. O. St. Clair	2,100
Chief of Bureau of Archives and Indexes, John H. Haswell	2,100
Chief of Bureau of Accounts, Francis J. Kieckhoefer	2,100
Chief of Bureau of Statistics, Michael Scanlon (N.Y.)	2,100
Chief of Bureau of Rolls and Library, Frederic A Bancroft	2,100
Passport Clerk, Henry P. Randolph (Va.)	
BUREAU OF THE AMERICAN REPUBLICS.	
Director—William Eleroy Curtis (Ill.)	5,000

## TREASURY DEPARTMENT.

Secretary, Charles Foster (O.)
<i>Priv. Sec.</i> , Robert J. Wynne
Asst. Sec., A. B. Nettleton (Minn.)
Asst. Sec., O. L. Spalding (Mich.)
Asst. Sec., Lorenzo Crounse (Neb.)
Chief Clerk, Fred A. Stocks (Kas.)
Chief of Appl. Div., Daniel Macauley (Ind.)
Chief of Warrants Div., W. F. Maclennan 2.750
Chief Pub. Moneys Div., Eugene B. Daskam 2,500
Chief of Cus. Div., John M. Comstock (N. Y.) 2,700
Chief of Kev. Marine Div., — 2,500
Chief of Stationery, Printing and Blanks Div., A. L. Sturtevant. 2.500
Chief of Loans and Currency Div., Andrew T. Huntington (Mass) 2 500
Chief of Misc. Div., J. A. Tomson (Ind.)
Supervising Specil Agt., A. K. Tingle (Ind.)
Government Actuary, Wm. Fewsmith (N. J.)
(

 $\ast$  For changes in the various departments, up to the moment of going to press, see Addenda, preceding Index.

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SUPERVISING ARCHITECT'S OFFICE.	
Supervising Architect, W. J. Edbrooke (Ill.)	\$4.500
BUREAU OF ENGRAVING AND PRINTING.	,, •
Chief, W. M. Meredith (Ill.) Asst. Chief, Thomas J. Sullivan Supt. Engraving Div., Geo. W. Casilear	9 950
OFFICE STEAMBOAT INSPECTOR.	
Supervising Inspector, James A. Dumont	3,500
BUREAU OF STATISTICS.	
Chief, S. G. Brock (Mo.)	3,000
LIFE-SAVING SERVICE.	
Gen'l Supt., S. I. Kimball (Me.) Asst., Horace L. Piper (Me.)	4,000 2,500
COMPTROLLERS.	
First Comptroller, Asa C. Matthews (Ill.) Deputy, John R. Garrison Second Compt., B. F. Gilkeson (Pa.). Deputy, E. N. Hartshorn (O.).	2,700
COMMISSIONER OF CUSTOMS.	
Commissioner, S. V. Holliday (Pa.) Deputy, H. A. Lockwood	4,000 2,250
REGISTER OF THE TREASURY.	,
Register, Wm. S. Rosecrans Asst., L. W. Reid (Va.).	4,000 2,250
AUDITORS.	
First Auditor, Geo. P. Fisher (Del.) Deputy, A. F. McMillan (Mich) Second Auditor, J. N. Patterson (N. H.) Deputy, J. B. Franklin (Kas.) Third Auditor, W. H. Hart (Ind.) Deputy, Augustus Shaw (Ind.), Fourth Auditor, J. R. Lynch (Miss.). Deputy, Andrew J. Whittaker (Ill.). Fifth Auditor, I. W. Habercomb (D. C.). Deputy, J. Lee Tucker (N. Y.) Sixth Auditor, Thos. B. Coulter (O.). Deputy, J. I. Rankin (Pa.).	2,250 3,600 2,250 3,600 2,250 3,600 2,250 3,600 2,250 3,600 2,250
TREASURER OF THE UNITED STATES.	e 000
Treasurer, Enos H. Nebeker (Ind.) Asst. Treasurer, James W. Whelpley Supt. Nat. Bank Red. Div., Thos. E. Rogers	3,600
COMPTROLLER OF THE CURRENCY.	
Comptroller, E. S. Lacy (Mich.) Deputy, Robert M. Nixon (Ind.)	5,000 2,800
COMMISSIONER OF INTERNAL REVENUE.	
Commissioner, J. W. Mason (Va.) Deputy, G. W. Wilson (O.)	6,000 3,200

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## THE FEDERAL GOVERNMENT, 1892.

## DIRECTOR OF THE MINT.

Director, E. O. Leech (D. C.)	4,590
BUREAU OF NAVIGATION. Commissioner, Wm. W. Bates (N. Y.)	3,600
UNITED STATES COAST AND GEODETIC SURVEY. Superintendent, T. C. Mendenhall (Ind.).	6,000
MARINE HOSPITAL SERVICE. Supervising SurgGen., Walter Wyman	4,000

## WAR DEPARTMENT.

Secretary, Stephen B. Elkins (W. Va.).         8,000           Priv. Sec., S. D. Miller (Ind.)         2,000           Asst. Sec., L. A. Grant (Minn.)         4,500           Chief Clerk, John Tweedale (Pa.)         2,750
HEADQUARTERS OF THE ARMY.
<ul> <li>Major-General, J. M. Schofield.</li> <li>Asst. AdjtGen'l, Bvt. BrigGen. T. M. Vineent.</li> <li>Aides-de-Camp, Capt. C. B. Schofield, 1st Lieut. T. H. Bliss and 2d Lieut.</li> <li>A. D. Andrews.</li> <li>Chief Clerk, J. B. Morton.</li> </ul>
ADJUTANT-GENERAL'S DEPARTMENT.
<ul> <li>Adjt. Gen'l, BrigGen. J. C. Kelton (Pa.).</li> <li>Assistants, Bvt. BrigGen. R. Williams, Bvt. BrigGen. S. Breek, Maj. Theo. Schwan, Maj. A. MacArthur, Jr., Bvt. LieutCol. J. C. Gilmore, Capt. D. M. Taylor.</li> <li>Chief Clerk, R. P. Thian</li></ul>
INSPECTOR-GENERAL'S DEPARTMENT.
Inspector-Gen'l, BrigGen. J. C. Breckinridge. Ass'ts, ItCol. H. W. Lawton and Maj. J. P. Sanger. Chief Clerk, W. H. Orcntt.
QUARTERMASTER'S DEPARTMENT.
<ul> <li>QuartermGen'l, BrigGen. R. N. Batchelder.</li> <li>Ass'ts, Bvt. BrigGen. M. I. Ludington, Maj. Jas. Gilliss, Capt. W. S. Patten, Capt. C. P. Miller.</li> <li>Depot Quartermaster, Lt. Col. G. H. Weeks.</li> <li>Chief Clerk, J. Z. Dare.</li> </ul>
SUBSISTENCE DEPARTMENT.
<ul> <li>Commissary-Gen'l, Brig. Gen. B. DuBarry.</li> <li>Assistants, Bvt. LtCol. J. H. Gilman, Capt. John F. Weston, Capt. O. M. Smith.</li> <li>Chief Clerk, Wm. A. DeCaindry.</li> <li>Depot Commissary, Capt. F. E. Nye.</li> </ul>
MEDICAL DEPARTMENT,
Surgeon-Gen'l, BrigGen. Charles Sutherland. Ass'ts, LtCol. C. R. Greenleaf, Bvt. LtCol. J. S. Billings, Maj. Chas. Smart, Capt. J. C. Merrill. Chief Cterk, John J. Beardsley. Attending Surgeon, Col. A. Heger.

•

### PAY DEPARTMENT

Paymaster-Gen'l, Brig.-Gen. William Smith. Ass'ts, Lt.-Col. W. R. Gibson, Maj. D. R. Larned. Chief Clerk, G. D. Hanson.

## CORPS OF ENGINEERS.

Chief of Engineers, Brig.-Gen. T. L. Casey. Assistants, Maj. H. M. Adams, Capt. J. G. D. Knight, Capt. Thos. Turtle. Chief Clerk, Wm. J. Warren.

Sec. to Lighthouse Board, Maj. J. F. Gregory.

PUBLIC BUILDINGS AND GROUNDS.

Officer in Charge, Col. O. H. Ernst.

#### ORDNANCE DEPARTMENT.

Chief of Ordnance, Brig. Gen. D. W. Flagler.

Assistants, Capt. Chas. S. Smith, Capt. Rogers Birnie, Capt. V. McNally, Capt. Wm. Crozier, Capt. Charles Shaler.

Chief Clerk, John J. Cook.

## JUDGE ADVOCATE-GENERAL'S DEPARTMENT.

Judge Advocate-Gen., Col. G. N. Leiber (acting). Assistant, Lieut-Col. Wm. Winthrop, deputy. Chief Clerk, J. N. Morrison.

## SIGNAL OFFICE.

Chief Signal Officer, Brig.-Gen. A. W. Greely. Assistants, Capts. Robert Craig, James Allen and Charles E. Kilbourne. Chief Clerk, Otto A. Nesmith.

### PUBLICATION OFFICE-WAR RECORDS.

Board of Publication, Maj. Geo. B. Davis, L. J. Perry, J. W. Kirkley.
 Assistants, Capt. Wyllys Lyman, Capt. J. J. Knox, Capt. J. A. Buchanan, Capt. C. D. Cowles, Lieut. Frank Taylor, Lieut. J. H. Duval.
 Agent Collection Confed. Rec., M. J. Wright.

## NAVY DEPARTMENT.

Secretary, B. F. Tracy (N. Y.)	)
Private Secretary, Henry W. Raymond	)
Asst. Secretary, J. H. Soley (Mass.)	)
Naval Aide, Lieut. B. H. Buckingham	-
Chief Clerk, John W. Hogg (Md.) 2,500	)

BUAEAU YARDS AND DOCKS.

Chief, Commodore N. H. Farquhar.

#### BUREAU OF NAVIGATION.

Chief, Commodore Francis M. Ramsay. Commanders, A. S. Barker and C. M. Thomas. Lieutenant Commander, E. B. F. Heald. Lieutenant, T. D. Griffin.

### NAUTICAL ALMANAC.

Superintendent, Prof. Simon Newcomb. Assistants, Prof. H. D. Todd, E. J. Loomis, G. W. Hill, Dr. J. Morrison. 7в

#### OFFICE NAVAL INTELLIGENCE.

Chief Intelligence Officer, Comdr. C. H. Davis. Lieuts., G. W. Mentz, W. H. H. Southerland, Chas. E. Fox, Aug. F. Fechteler, Charles C. Rogers, J. T. Newton, Benj. Tappan.

Ensigns, Edward Simpson, J. M. Ellieott.

#### LIBRARY AND WAR RECORDS.

Lieut.-Commander F. M. Wise, Acting Superintendent. Lieutenants, Prof. E. K. Rawson, F. E. Beatty.

#### OFFICERS ON DUTY IN THE HYDROGRAPHIC OFFICE.

- Acting Hydrographer, Lieut. Commander Riehardson Clover.
- Lieut's, R. G. Davenport, C. M. McCarteney, F. H. Sherman, L. S. Adams, H. M. Witzel.

Ensigns, L. S. Van Duser, Benj. Wright.

#### NAVAL OBSERVATORY.

Superintendent, Capt. F. V. McNair.

Lieut. Commander, Walton Goodwin.

Lieutenant, H. Taylor.

- Ensigns, Hugh Rodman, Thos. Snowden, W. B. Hoggatt, H. H. Whittlesev. J. A. Hoogewerff.
- Professors of Mathematics, Asaph Hall, William Harkness, J. R. Eastman, Edgar Frisby, S. J. Brown.

#### BUREAU OF ORDNANCE.

Chief, Commodore W. M. Folger.

Lieut.-Commander, Albert R. Conden. Lieut.commander, S. H. May, Prof. P. R. Alger, Frank F. Fletcher, C. Y. Boush.

BUREAU OF EQUIPMENT AND RECRUITING.

Chief, Capt. Geo. B. Dewey.

Ensigns, John Gibson, Gilbert Wilkes.

#### BUREAU OF MEDICINE AND SURGERY.

Chief, Surgeon-General J. Mills Browne.

Asst. Medical Inspector, W. K. Van Reypen. Special-Duty, Surg. W. A. McClurg.

## BUREAU OF PROVISIONS AND CLOTHING.

Chief, Paymaster-General Edwin Stewart.

Paymaster, C. P. Thompson. Asst. Paymaster, A. K. Michler.

### BUREAU OF STEAM ENGINEERING.

Engineer-in-Chief, G. W. Melville.

Burginter view Oney, G. W. Birtvink. Chief Eng's, Montgomery Fletcher, N. P. Towne. Passed Asst. Engineers, J. H. Perry, H. Webster, F. H. Bailey. Asst. Engineers, Emil Thiess, W. H. Chambers, W. M. McFarland, H. G. Leopold, C. A. Carr, F. M. Bennett, W. W. White.

## BUREAU OF CONSTRUCTION AND REPAIR.

Chief Constructor, T. D. Wilson.

Naval Constructor, Philip Hichborn.

## OFFICE OF JUDGE ADVOCATE-GENERAL.

Judge Advocate-Gen'l, Col. William B. Renney, United States Marine Corps. Lieutenants, S. C. Lemly, F. L. Denny, Marine Corps.

NAVAL EXAMINING BOARD.

Commodore W. R. McCann, Capt. R. R. Wallace, Commander S. W. Terry. Medical Directors, J. J. Taylor, W. T. Hord, David Kindleberger.

RETIRING BOARD.

Commodore W. P. McCann, Pres.; Capt. R. R. Wallace, Commander S. W. . Terry, Medical Directors J. F. Taylor, D. Kindleberger.

STATE, WAR AND NAVY DEPARTMENT BUILDING.

Supt., Thomas Williamson, Chief Engineer. Assistant, G. W. Baird, 1st Assistant Engineer.

BOARD OF INSPECTION AND SURVEY.

President, Rear-Admiral T. J. Kimberley.

Members, Capt. T. O. Selfridge; Comdr. W. R. Bridgeman; Chief Engineer W. G. Buchler; Naval Constructor John F. Hanscom; Lieutenant L. C. Logan.

NAVAL DISPENSARY.

Surgeon, P. M. Rixey. Passed Asst. Surg., Frank Anderson.

MUSEUM OF HYGIENE.

Medical Director, P. S. Wales. Passed Asst. Surg., S. H. Griffith.

NAVY PAY OFFICE.

Pay Director, Edward May.

HEADQUARTERS OF UNITED STATES MARINE CORPS.

Col. Commandant, Charles Heywood.

Adjt. and Inspector, Maj. Aug. S. Nicholson. Quartermaster, Maj. H. B. Lowry.

Paymaster, Maj. Green Clay Goodloe.

MARINE BARRACKS, WASHINGTON, D. C.

Lieut.-Col., G. P. Houston. Captain, D. Pratt Mannix.

First Lieut., S. W. Quackenbush.

Destmaster Con'l John Wanamakay (Pa)

### POST-OFFICE DEPARTMENT.

**#0** 000

Supt. Money Order System, Charles F. MacDonald (Mass.).\$3,500Chief Clerk Money Order System, James T. Metcalf (Iowa).2,000Supt. Dead Letter Office, David P. Leibhardt (Ind.).2,500Chief Clerk Dead Letter Office, Waldo G. Perry (Vt.).1,800Chief Division of Correspondence, James R. Ash (Pa.).1,800	0000
OFFICE SECOND ASSISTANT POSTMASTER-GENERAL.	~
Second Asst. P. MG., J. Lowrie Bell (Pa.)	
OFFICE THIRD ASSISTANT POSTMASTER-GENERAL.	
Third Asst. P. MG., Abraham D. Hazen (Pa.)	0 0
OFFICE FOURTH ASSISTANT POSTMASTER-GENERAL.	
Fourth Asst. Postmaster-General, E. G. Rathbone (O.)	0 0
(N. Y.)	

## INTERIOR DEPARTMENT.

Secretary, John W. Noble (Mo.). First Asst. do., George Chandler (Kas.). Asst. do., Cyrus Bussey (N. Y.). Chief Clerk, Edward M. Dawson (Md.). Appt. Clerk, A. C. Tonner (O.).	4,500 4,000 2,500
GENERAL LAND OFFICE.	
Commissioner, Thomas H. Carter (Mont.) Asst. do., Wm. M. Stone (Iowa) Chief Clerk, Manning M. Rose (O.).	3 000
OFFICE OF INDIAN AFFAIRS.	
Commissioner, T. J. Morgan (R. I.). Asst. do., R. V. Belt (Md.). Supt. Indian Schools, D. Dorchester (Mass.).	8 UUU
PENSION OFFICE.	
Commissioner, Green B. Raum (Ill.) First Deputy do., Andrew Davidson (N. Y.). Second Deputy do., Chas. P. Lincoln (Mich.). Chief Clerk, A. W. Fisher (N. C.). Medical Referee, Thomas D. Ingram (Pa.).	3,600 3,600 2,250

## THE FEDERAL GOVERNMENT, 1892.

## OFFICE OF COMMISSIONER OF RAILROADS.

Commissioner, Horace A. Taylor (Wis.)	\$4,500
PATENT OFFICE.	
Commissioner, Wm. E. Simonds (Conn.). Asst. do., Nathaniel L. Frothingham (Mass.). Chief Clerk, Joseph L. Bennett (Conn.).	3 000
OFFICE OF EDUCATION.	
Commissioner. W. T. Harris (Mass.) Chief Clerk, J. W. Holcombe	3,000 1,800
GEOLOGICAL SURVEY.	
Director, John W. Powell (Ill.) Chief Clerk, Henry C. Rizer (Kas.)	$\begin{array}{c} 6,000 \\ 2,400 \end{array}$
CENSUS OFFICE.	
Superintendent, R. P. Porter (N. Y.) Chief Clerk, A. F. Childs (O.)	6,000 2,500

## DEPARTMENT OF JUSTICE.

AttyGen'l, W. H. H. Miller (Ind.)	,000,
Solicitor Gen I, Wm. H. Taft (O.)	,000
Asst. Atty. Gen'l, Wm. A. Maury (D. C.)	,000
Asst. do., J. B. Cotton (Me.) 5,	000
	000
	,000
	,000
Solicitor of Int. Rev. (Treas. Dept.), Alphonso Hart (O.)	,500
Examiner of Claims (State Dept.), Frank C. Partridge (Vt.)	,500
Law Clerk and Examiner of Titles, A. J. Bentley (O.)	,750
	,500
Gen'l Agent, E. C. Foster (Iowa)	iem
	,000
Clerk of Pardons, Chas. F. Scott (W. Va.) 2,	,400
Solicitor of Treas. (Treas. Dept.) W. P. Hepburn (Iowa)	,500
Asst. Solicitor (Treas. Dept.), F. A. Reeve (Tenn.)	,000
Chief Clerk Solicitor's Office (Treas. Dept.), Charles E. Vrooman (Iowa) 2,	,000

## DEPARTMENT OF AGRICULTURE.

Secretary, J. M. Rusk (Wis.).	8,000
Asst. Secretary, E. Willits (Mich.).	4,500
Chief Clerk, S. S. Rockwood (Wis.)	
Statistician, J. R. Dodge (0.).	
Chief of Div. of Accounts, B. F. Fuller (Ill.)	2,000
Horticulturist, etc., W. Saunders (D. C.).	2,500
Entomologist, C. V. Riley (Mo.).	2,500
Botanist, Geo. Vasey (Ill.).	2,500
Chemist, H. W. Wiley (Ind.)	
Microscopist, Thomas Taylor (Mass.).	
Chief Experimental Stations, O. W. Atwater (Conn.)	3,500
Ornithologist, C. H. Merriam (N. Y.).	2,500
Chief Forestry Div., B. E. Fernow (N. Y.).	2,000
Pomologist, H. E. Van Demen (N. C.).	
Bureau Animal Industry, D. E. Salmon (N. C.)	

## THE FEDERAL GOVERNMENT, 1892.

## INDEPENDENT DEPARTMENTS.

## GOVERNMENT PRINTING OFFICE.

Public Printer, Frank W. Palmer (Ill.)	4,500
Chief Clerk, W. H. Collins (N. Y.).	2,400
Foreman of Printing, H. T. Brian (Md.)	
Foreman of Binding, Jas. W. White (D. C.)	
UNITED STATES CIVIL SERVICE COMMISSION.	
Commissioners, Theodore Roosevelt (N. Y.), Charles Lyman (Conn.),	
Hugh S. Thompson (S. C.).	3,500
Hugh S. Thompson (S. C.)	3,000
BUREAU OF LABOR.	
Commissioner, Carroll D. Wright (Mass.)	3,000
Chief Clerk, Oren W. Weaver (Mass.).	

## ORIGIN OF STATES AND TERRITORIES.

····			
State or Territory.	Popular name.	Set- tled	From what Territory formed.
Alahama	Cotton.	1713	Dist. of Louisiana, Ga., Fla., Miss. Terr.
Alaska Territory			Bought from Russia.
Arizona Territory		1500	New Mexico
Arkansac	Bear	1695	Dist. of Louisiana, Miss., and Ark. Terr.
California	Goldon	1760	New Albion, Upper California.
Callorado	Contennial	11100	Dist. of Louisiana and Mexican Cession.
(a)Composition	Nutmor	1040	North Virginia and New England
(a)Delamente	Due H	1000	North Virginia and New England.
(a)Delaware	Blue Hen	10%(	New Netherlands.
Flavida	Banda and an	1000	Maryland and Virginia.
Florida	Peninsular	1565	Florida Territory.
(a)Georgia	Cracker	1733	North Virginia and New England.
Idaho		1842	Idano Territory.
Illinois	Sucker	1720	Northwest and Illinois Territory.
Indian Territory		1832	Louisiana.
Indiana	Hoosier	1730	Northwest and Indiana Territory.
10wa	Hawkeye	1835	Dist. La., La. Ter., Mo., Mich., Wis. Ter.
Kansas	Sunflower	1850	Dist. Louisiana, and Kansas Territory.
Kentucky	Bluegrass	1775	Virginia.
Louisiana	Pelican	1699	Dist. Louisiana, Territory of New Orleans.
Maine	Pine Tree	1630	New England, Laconia, Massachusetts.
(a)Maryland	Old Line	1634	
(a)Massachusetts	Bay	1620	North Virginia and New England.
			Northwest, Indiana and Michigan Terr.
Minnesota	Gopher	1819	Dist. of Louisiana, Minnesota Territory.
Mississippi	Bayou	1716	Dist. of Louisiana, Ga. and Miss. Terr.
Missouri	1	1755	Dist. of Louisiana, Missouri Territory.
Montana		1852	Montana Territory.
Nebraska	Black-water	11850	Dist. of Louisiana, Nebraska Territory.
Nevada	Silver	11850	Upper California.
(a)New Hampshire	Granite	1623	North Virginia, Laconia, New England.
(a)New Jersey		1627	New Netherlands.
New Mexico Ter		1582	
(a)New York	Empire	1623	North Virginia, New Netherlands. Albemarle Colony.
(a)North Carolina	Old North	1585	Albemarle Colony.
North Dakota		1859	Dakota Territory.
Oh10	Buckeye	1768	Northwest Territory.
Oklahoma Territory		11889	Indian Territory.
Oregon	Beaver	1811	Dist. of Louisiana, Oregon Territory.
(a)Pennsvlvania	Keystone	1648	
(a)Rhode Island	1	1633	No. Va., N. E., Aquiday, Prov., R. I. Plan,
(a)South Carolina	Palmetto	1562	Cartaret Colony.
South Dakota		1859	Dakota Territory.
Tennessee	Volunteer	1765	Kentucky Territory. New Philippines.
Texas	Lone Star	1690	New Philippines.
Utah Territory		11847	Upper California.
Vermont	Green M't'n	11763	New Netherlands, New Hampshire Grants.
Washington		1845	Washington Territory.
West Virginia.		1607	South Virginia, Virginia.
Wisconsin	Badger	1745	South Virginia. Washington Territory. South Virginia, Virginia. Dist. Louisiana, Illinois Ter., Michigan Ter.
Wyoming	Bor	1867	Wyoming Territory.

(a) The thirteen original States.

## SETTLEMENT OF STATES AND TERRITORIES.

		Date of admiss'n	(b)Population	Population
State or Territory.	By whom settled.	Organization.	when adm'd.	1890.
Alabama	French	Dec. 14, 1819	127,901	1,513,017
Alaska Territory		July 27, 1868		38,000
Arizona Territory				59,620
Arkansas			52,240	1,128,179
California			92,597	1,208,130
Colorado	French	. Aug. 1, 1876	150,000	412,198
(a)Connecticut	Em, from Mass	Jan. 9, 1788	237,496	746.258
(a)Delaware	Swedes and Finns.	Dec. 7, 1787	59,096	168,493
Dist. Columbia	English	July, 1791		230,392
Florida	Spanish	March 3, 1845	58,680	391,432
(a)Georgia	English	Jan. 2, 1788	82,548	1,837,353
Idaho	Emigrants	Jnly 3, 1890	84,229	84,385
Illinois	French	Dec. 3, 1818	34,620	3,826,351
Indian Territory	Spanish	June 30, 1834		345,000
Indiana	French	. Dec. 11, 1816	63,805	2,112,404
Iowa	Em. from N. E	. Dec. 28, 1846	81,920	1,911,896
Kansas	Em. from West. St.	Jan. 29, 1861	107,206	1,427,096
Kentucky	Em. from Va	June 1, 1792	73,077	1,858,635
Lonisiana	French	April 30, 1812	76,556	1,118,587
Maine	English	Mar. 15, 1820	298,269	661,086
(a)Maryland	English.	April 28, 1788	319,728	1,043,380
(a)Massachusetts	English Puritans	Feb. 6, 1788	378,787	2,238,943
Michigan	French	Jan. 26, 1837	212,267	2,093,889
Minnesota	Em. from N. E	May 11, 1858	172,023	1,301,826
Mississippi	French	. Dec. 10, 1817	75,512	1,289,600
Missouri	French	Aug. 10, 1821	66,586	2,679,184
Montana	Em. from South	Nov. 8, 1889	131,769	132,159
Nebraska	Emigrants	March 1, 1867	60,000	1,058,910
Nevada.	Em. from Cal	Qct. 31, 1864	40,000	45,761
(a)New Hampshire	English	June 21, 1788	141,885	376,530
(a)New Jersey,	Dutch and Danes,		184,139	1,444,958
New Mexico Terr	Dest ob			153,593
(a) New York	Engligh	July 20, 1788	340,120	5,997,853
(a)North Carolina North Dakota	English	Nov. 21, 1789	393,751	1,617,947
Ohio	Em. from M.F.	1000, 2, 1009	182.425	182,719
Oklahoma Territory	Emigrante		41,915	3,672,316
Oklahoma Territory Oregon	Fm from N V	Tob 14 1950	EQ 405	61,884
(a)Pennsylvania	Swedes	Dec 19 1009	52,465	313,707
			434,373	5,258,014
tansouth caronna	Intenen	Mox 99 1799	68,825	345,506
			249,033	1,151,149
Tennessee	Em from N C	Tupo 1 1706	327,848 77,202	328,808
				1,767,518
			212,592	2,235,523
vermont	Ellin from Mage	Mox 4 1001	85.339	207,905 332,422
			747,610	332,422 1,655,980
			(41,010	
west virginia	llinolich	Immo 10, 1009	442.014	349,390 762,794
			305,391	1.680.880
Wyoming	Em. from Mid. St	July 10, 1889	60,589	60,705
		1	00,009	00,700

(a) The thirteen original States. (b) According to nearest census.

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States. (44)	Capitals.	Governors.	Term ends.	. Salary	Next Legislative Session.	Next General Election.
Alabama	Montgomerv	Thomas G. Jones	Dec. 189	2, \$3,000	*1 Tn. a. 2 M. Nov., 1892.	*1 Monday Aug., 1892.
Arkansas	Little Rock	Thomas P. Eagle		3,500	*2 M. Jan., 1893.	*1 Monday Sept., 1692. *1 The of M Nov 1809
Calırornıa,	Sacramento	Henry H. Markham.	Jan. 1893 Tan 1893	26	W. Jan., 1893.	*Tues. a. 1 M. Nov., 1892.
Connecticut	Hartford	Jonn L. Koutt Morean G Bulkelev		4000	V. after 1 M. Jan., 1893.	*Tu. aft. 1 M. Nov., 1892.
Delaware.	Dover	Robert J. Reunolds		2,000	T. a. 1 M. Jan., 1893.	N,
Florida	Tallahassee	Francis P. Fleming		3,500	*Tu. a. 1 M. April, 1893.	*Th, aft, 1 M. Nov., 1892. *1 Wed Oct 1809
Georgia.	Atlanta	William J. Northen	Nov. 1892	2000	1000	*T W GU, UCL., 100%.
Idaho	Boise City	Norman B. Willey			1898	
Indiana	Springneid	Joseph W. Flier	Jan, 1630 Ten 1903		*Th a 1 M Jan 1893.	L M L
Тоwa.	Des Moines	Horace Roise			3.000 *2 M. Jan. 1892.	I M. N
Kansas	Topeka	Tyman II. Humphrey.			,	*Tu. aft. 1 M. Nov., 1892.
Kentucky.	Frankfort.	John Young Brown	Dec. 1895	5,000		*Tu. aft. 1 M. Nov., 1892.
Louisiana	Baton Rouge	Francis T. Nicholls	۳ ۲	4,000	1892.	*3 Monday April, 1892.
Maine	Augusta	Edwin C. Burleigh		ດຈົ	1893.	*2 Monday Sept., 1692.
Maryland	Annapolis,	Frank Brown		4,1	*1 W. Jan., 1892.	TU. BIL, I MI. NOV., 1092, T., 6ft 1 M Nor 1009
Massachusetts	Boston	William E. Russell	5	ιά.	000 *1 W. Jan., 1892.	TU. BULL I M. NOV., 1098.
Minneets	Lansing	Edwin B. Winans.	Dec. 31, 1892 Ton 1909	4 <u>,</u> 10	000 *1 W. Jaur., 1630.	*Th aft 1 M Nov. 1892.
Mississinni	Du. Faul.,	WIIIIam K. Merriam	Jan. 1907	ۍ م م	Th. Ian 1892.	*Th. aft. 1 M. Nov., 1892.
Misconri	Tefferson City	Daniel D Flormaie	•	н т	W a. 1 M. Jan. 1893.	1 M
Montana	Helena,	Joseph K. Toole	• •	5.43	M. Jan., 1893.	*Tu. aft. 1 M. Nov., 1892.
Nebraska.	Lincoln			2,500	1893.	Ξ
Nevada	Carson City	Ross K. Colcord		5,000	803.	ци. И
New Hampshire	Concord.	Hiram A. Tuttle			W. Jan., 1893.	N N I
New Jersey	Trenton	Leon Abbett.		10,000	2 Tu. Jan., 1893.	48
New York	Albany.	Roswell P. Hlower	Jan. 1890 Ion 1809	×۵	Jan 1808.	*Th aft 1 M Nov. 1892.
North Dabota	Riemoroh	Andrew H Runho	• •	50.	an 1893.	I M I
Ohio	Columbus	William McKinlev			1893.	
Oregon,	Salem	Sylvester Pennoyer	Jan. 1895		a.n., 1893.	*1 Monday, June, 1892.
Pennsylvania	Harrisburg	Robert E. Pattison	H.	• •	1893.	
Rhode Island	Newp't & Prov.	Herbert W. Ladd.	-	1,000	ay, 1892.	April
South Carolina	Columbia	Benjamin R. Tillman.		3,500	1892.	*TU. BILL I M. NOV., 1692.
South Dakota		Arthur C, Mellette			*1 M Tow 1202	*Th. aft. 1 M Nov. 1809.
Tennessee	Anctin	John F. Buchanan	Jan. 1090 Tan 1809		.Tan 1808	
Lexas		Carnell S Pace			*1 W Oct. 1892.	16
Virginia	:	Philin W McKinnen		2000	*1 W. Dec., 1893.	*Tu. aft. 1 M. Nov., 1892.
Washington		Flisha P. Ferry		54	M. Jan., 1893.	1 M. N
West Virginia.	on.	A. Brooke Fleming		3 2,700	. •	*Tu. aft. 1 M. Nov., 1892.
Wisconsin	Madison	George W. Peck	Jan. 1898 Ion 1906	5,000	*2 W. Jan., 1895. *1 M offer Ion 1 1803	*Th. aft. J.M. NoV., 1892. *Th aft 1 M Nov. 1892
w yornug	Cueyenne			20010	THE STREET STREET, 1 TOUR.	TH: GIL: I TH: TH: 1 900
Territories, Capitals, Go Alaska Sitka Lym	Governors. Lyman E. Knapp.	ArizonaPrescott Lewis Wolley. New Mexico.Santa FeL, Bradford Prince.	Lewis Wo L. Bradfo	olley. ord Prine		OklahomaGuthrie UtahSalt L'ke CityArthur L. Thomas,

STATE AND TERRITORIAL GOVERNORS, 1892-3.+

Democrats in Italic,

\* Biennially.

+ For changes and additions, up to the moment of going to press, see Addenda, preceding Index.

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1892-3.
OFFICES,
TERRITORIAL
AND
STATE

State or Territory.	Capital.	Office.	Name.	Term.	When term began. Salary	Salary.
Alabama	Montgomery	Secretary of State Auditor Treasurer Supt. Education Attorney-Geueral	Jos. D. Barron Cyrus D. Hogne Jno. L. Cobbs. Jno. L. Martin	2 years. 2 years. 2 years. 2 years.	2 years. December 1, 1890 2 years. December 1, 1890 2 years. December 1, 1890 2 years. December 1, 1890 2 years. December 1, 1890	\$1,800 1,800 2,100 2,250 1,500
Alaska	Sitka	U. S. District Attorney. U. S. District Judge. U. S. Marshal. Clerk U. S. Dis. Court and ex- officio Sec. of the Ter	Charles S. Johnson 4 years. Warren Truitt	4 years. 4 years. 4 years. 4 years.	4 years. January 27, 1890 4 years. January 27, 1892 4 years. February 27, 1890 4 years. June 23, 1890	3,000 2,500 2,500 2,500
Arizona	Prescott.	Sec. of Ter. and Act. Gov Attorney-General Auditor. Treasurer. Supt. Public Instruction	N. O. Murphy	4 years. 2 years. 2 years. 2 years. 2 years.	March 25, 1889 March 15, 1891 March 19, 1891 April 7, 1891 March 19, 1891	1,800 1,000 1,000 1,000 1,000 1,000
Arkausas	Little Rock	Secretary of State Auditor Treasurer Treasurer Comon State Lands Comon State Lands Supt. Public Instruction Supt. Public Instruction State Geologist. State Geologist. Chief Justice. Associate Justice. Associate Justice.	Berjamin B. Chism. W. S. Dunlop. W. B. Morrow. W. E. Atkinson. U. B. Myers. J. H. Shina. M. P. Locke. M. P. Locke. M. P. Locke. M. P. Locke. W. Mansfeld. S. R. Ocokrell. Burrel B. Battle. W. Mansfeld. W. B. Hennigway.	2 years. 2 years. 2 years. 2 years. 2 years. 2 years. 8 years. 4 years. 4 years.	2 years. January 17, 1891. 2 years. January 17, 1891. 2 years. January 17, 1891. 2 years. January 17, 1891. 2 years. Jouroary 17, 1891. 2 years. October 30, 1891. 2 years. October 30, 1891. 2 years. September, 1888. 8 years. September, 1888. 8 years. September, 1888. 9 years. September, 1888. 4 years. September, 1888.	1,800 1,800
California	Sacramento	Lieutenant-Governor Join B. Reddick Secretary of State Edwin G. Waite Controller Edwin G. Waite Preasurer T. McDonaid Attorney-General W. H. H. Hart Supt. Public Instruction J. W. Anderson, Surveyor-General J. W. Anderson, Surveyor-General J. W. Schleer J. Labor Commissioner J. N. E. Wilson Labor Commissioner George W. Walts Chief Justice			4 years. January 1, 1891 4 years. January 1, 1891 12 y'rs. January 1, 1891 12 y'rs. January 1, 1893	\$10 day 9,000 9,000 9,000 9,000 9,000 8,400 6,000 6,000 6,000
		Chief Justice		12 y'rs.	Januar	y 1, 1889

Railroad Commissioners, William Beckman, J. M. Litchfield and J. W. Rea, receive \$4,000 each.

\* For all available changes, up to the moment of going to press, see Addenda, preceding Index.

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1892-3.—Continued.
OFFICES, 1
TERRITORIAL
AND
STATE

State or Territory.	Capital.	Office.	Name.	Term.	When term began. Salary	Salary.
Connecticut	Hartford	Lieutenant-Governor Secretary Treasurer Controller	S. E. Merwin R. Jay Walsh. E. S. Henry. Nicholas Staub	2 years. 2 years. 2 years. 2 years.	2 years. January 9, 1889 2 years. January 9, 1889 2 years. January 9, 1889 2 years. January 7, 1891	\$ 500 1,500 1,500 1,500
Delayvare.	Dover	Secretary of State Assistant Secretary of State State Treasurer State Auditor. State Librarian Attorney-General. Insurance Commissioner. Chief Justice. Chaneellor Associate Justice. Associate Justice.	David T. Marvel James H. Hughes W. H. Burnite P. C. Granvell John Biggs J. N. Fooks J. N. Fooks J. P. Comegeys J. P. Comegeys Willard Saulsbury. C. Grubb, N. Castle Co C. M. Cullen, Sussex Co	4 years. 2 years. 2 years. 2 years. 2 years. 2 years. 4 years. Life. Life. Life. Life.	4 years. January 20, 1891. 4 years. January 20, 1891. 2 years. January 21, 1891. 2 years. January 21, 1891. 2 years. April 5, 1889. 4 years. March 22, 1889. Life. Life. Life.	$\begin{array}{c} (a)1,000\\ (a)500\\ 1,700\\ 1,700\\ 1,550\\ 1,500\\ 1,500\\ 2,500$
Florida	Tallahassee	Secretary of State Attorney-General. Comptroller. Treasurer Supt. of Schools Com. Agriculture.	John L. Crawford W. B. Lamat W. D. Bloxham. W. D. Bloxham. F. J. Pons. L. B. Wombwell.	4 years. 4 years. 4 years. 4 years. 4 years.	4 years. January, 1889 4 years. January, 1889	1,500 2,000 2,000 1,500 1,500
ldaho .	Boise City,	Secretary of State State Auditor. State Auditor. State Treasurer Supt. Public Instruction Chief Justice. Associate Justice.	A. J. Pinkham. Silas W. Moody. George H. Roberts. J. E. Harronn. J. B. Harronn. J. M. Mullyan. J. H. Morgan	3 years. 3 years. 3 years. 3 years. 7 years. 7 years.	November 1, 1890. November 1, 1890.	2,000 2,00000000
Indiana.	Indianapolis	Lieutenant-Governor. Secretary of State. Auditor. Artorney-General.	Ira J. Chase. Clande Matthews. J. O. Henderson. Albert Gale. A. G. Smith.	4 years. 2 years. 2 years. 2 years. 2 years.	4 years. January, 1889 2 years. January, 1891 2 years. January, 1891 2 years. March, 1891 2 years. November, 1890	$egin{array}{c} 1,000\ (a)2,000\ (a)1,500\ 2,5^{\circ}00 \end{array}$

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1892-3
OFFICES.
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STATE

State or Territory.	Capital.	Office.	Name.	Term.	Term. When term began. Salary	Salary.
Iowa	Des Moines	Lieutenant-Governor Secretary of State. Secretary of State. Autorney-General. Treasurer Treasurer Bapt. Nublic Instruction Railroad Commissioner. Railroad Commissioner. Railroad Commissioner.	Samuel L. Bestow W. M. McFarland John Y. Shone. James A. Iyons. B. A. Beeson. J. B. Knoepfler J. W. Luke. J. W. Luke. Peter A. Day	2 years. 2 years. 2 years. 2 years. 2 years. 2 years. 3 years. 6 years. 6 years.	January, 1892 January, 1891 January, 1891 January, 1891 January, 1891 January, 1892 January, 1892 January, 1892 January, 1892	1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
Illinois	Springfield	Lieutenaut-Governor. Secretary of State. Auditor. Treasure. Supt. Public Instruction. Attorney-General. Justice Supreme Court. Justice Supreme Court.	Lyman B. Ray Isaaon. Pearson Isaaon. Pearson Edward S. Wilson Henry Raab. Henry Raab. David G. Baker Joon Schoffield. Joon Schoffield. Jacob W. Wilkin Silreon P. Shope Silreon M. Bailey Josep M. Bailey	4 Years. 4 Years. 2 Years. 2 Years. 4 Years. 9 Years. 9 Years. 9 Years. 9 Years. 9 Years. 9 Years.		
Kansas	Topeka	Lieutenant-Governor Secretary of State. Auditor. Treasurer Treasurer Supt. Public Instruction. Chief Justice Supreme Court. Asst. Justice Supreme Court. Asst. Justice Supreme Court. Ontimissioners of Su. Court. Commissioners of Su. Court.		2 years. 2 years. 2 years. 2 years. 2 years. 6 years. 3 years. 3 years. 3 years.	January 12, 1891 January 12, 1891 January 12, 1891 January 12, 1891 January 12, 1891 January 12, 1891 January 1886 January 1886 March, 1890 March, 1890	6 6 6 6 6 6 6 6 6 6 6 6 6 6
	Lexington	overnor. State eral.	M. C. Alford. J. W. Headley. L. C. Norman. W. J. Hendricks	4 years. 4 years. 4 years. 4 years.	September 1, 1891 September 1, 1891 January 1, 1891 January 1, 1891 September 1, 1891	$(b)\\(a)1,700\\3,800\\3,800\\(a)700\\(a)700$
(a) Also fees. (b) \$10 a	(b) \$10 a day while Senate is in session.	is in session, *And extras.				

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STATE AND TERRITORIAL OFFICES, 1892-3.-Continued.

	Capital.	Office.	Name.	Term.	When term began. Salary	Salary.
Augusta	•	Secretary of State. Deputy of State. Treasurer. Treasurer. Adjutant-General. Supt. Public Buildings. Insurance Commissioner. Insurance Commissioner. Insurance Commissioner. Com. of Fisheries. Com. of Fisheries. Com. of Fisheries. Liquor Commissioner. Bac. Board of Mealth. Railroad Commissioner. Railroad Commissioner. Railroad Commissioner. Railroad Commissioner. Railroad Commissioner.	N. Fessenden. S. J. Chadbourne G. J. Chadbourne George L. Beall H. M. Barnsgue. J. O. Smith. J. O. Smith. J. O. Smith. J. O. Smith. B. P. Mathews R. F. Chalk. B. W. Mathews R. F. Chalk. B. W. Mathell H. O. Stanly F. D. M. Stillwell. F. A. Glibert. D. M. Mortland. A. W. Wides A. M. Wrides A. John A. Peters John A. Peters	Zycears, 1 22ycears, 1 22ycears, 1 3 ycears, 1 3 ycears, 1 3 ycears, 1 4 ycears, 1 4 ycears, 1 4 ycears, 1 3 ycears, 1 7 ycear	<ul> <li>Z years, I Wed, Jan, 1891.</li> <li>S years, January 15, 189.</li> <li>Y years, January 9, 189.</li> <li>Y years, Junuary 9, 189.</li> <li>Y years, Junuary 9, 189.</li> <li>Y years, January 23, 1891.</li> <li>Y years, January 23, 1891.</li> <li>Y years, January 23, 1891.</li> </ul>	2000 200 2000 2
Annapolis		Secretary of State	E. W. LeCompte John P. Poe Marion D. Smith Edwin H. Browu J. F. C. Talbott. Frank T. Shaw Banes Howard.	4 years. 4 years. 2 years. 2 years. 4 years. 4 years. 4 years.	4 years. January, 1892 4 years. January, 1892 2 years. January, 1892 2 years. January, 1892 4 years. May, 1880 4 years. May, 1888 4 years. January, 1888 4 years. January, 1888	8 8 8 8 8 8 8 8 8 8 8 8 8 8
Boston		Lieutenant-Governor. Secretary of State. Treasurer. Treasurer. Auditor. Auditor. Sec. Board of Education. Sec. Board of Education. Sec. Board of Aguestioner. Insurance Commissioner. Railroad Commissioner. Railroad Commissioner. Chief Justice.	William H. Haile ii year. January 6, 1892. William M. Olin ii year. January 20, 1892. George A. Marden ii year. January 20, 1892. John W. Kimbalen ii year. January 20, 1892. J. W. Dickinson ii year. January 6, 1892. M. Ranary B. Sessions. Ii year. January 6, 1892. George S. Merrill. 3 year. January 6, 1892. George S. Merrill. 3 year. Junue 23, 1896. George S. Merrill. 3 years. July 1, 1560. E. W. Kinsley Valbridge A. Field. During good behavior.	1 year. 1 year. 1 year. 1 year. 1 year. 1 year. 8 years. 8 years. 8 years.	year. January 6, 1892. Year. January 20, 1892. Year. January 20, 1892. Year. January 20, 1892. Year. January 20, 1892. Year. January 6, 1892. Year. January 6, 1892. Year. January 6, 1892. Year. January 6, 1892. Year. June 29, 1890. Years. June 29, 1890. Years. July 1, 1890. Years. July 1, 1890. Years. July 1, 1890.	8 8 9 9 9 9 9 9 9 9 9 9 9 9 9

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1892-3
OFFICES,
TERRITORIAL
AND
ΞE

State or Territory.	Capital.	Office.	Name.	Term.	Term. When term began. Salary	Salary.
Michigan	Lansing.	Lieutenant-Governor Sceretary of State State Treasurer. Auditor-General. Com. State Land Office Attorney-General. Supt. Public Instruction	John Strong Daniel E. Soper F. Braazer Stone George W. Stone George T. Shaffer Adolphus A. Filts Ferris S. Fitch.	2 years. 2 years. 2 years. 2 years. 2 years. 2 years. 2 years.	2 years. January 1, 1891 2 years. January 1, 1991 2 years. January 1, 1891	(b) (b) 1,000 2,500 1,000 1,000 1,000
Minnesota	St. Paul	Secretary of State Treasurer. Auditor Attorney-General	F. P. Brown	2 years. 2 years. 4 years. 2 years.	2 years. January, 1891 2 years. January, 1891 4 years. January, 1891 2 years. January, 1891	8,500 500 500 500 500 500 500 500
Missouri	Jefferson City	Secretary of State State Auditor. State Treasurer. Register of Lands Supt. of Schools. R. R. and Warehouse Com. R. R. and Warehouse Com. Attorney-General.	Alexander A. Lesueur James M. Selbert Lon. V. Stephens Robert McCulloch Juor B. Breathitt T. J. Henuessey H. W. Hickman John M. Wood.	4 years 4 years 4 years 4 years 4 years 6 years 6 years 6 years 4 years	4 Years, 2 Mon., Jan., 1889. 4 Years, 2 Mon., Jan., 1881. 6 Years, 2 Mon., Jan., 1889. 6 Years, 2 Mon., Jan., 1889. 4 Years, 2 Mon., Jan., 1889.	00000000000000000000000000000000000000
Moutana	Helena	Secretary of State Attorney-General State Treasurer State Auditor. Supt of Tublic Instruction. Chief Justice Supreme Court. Associate Justice Su. Court. Associate Justice Su. Court.	L. Rotwitt. H. J. Hastell R. J. Hastell Bedwin A. Kenney. John Gannou. William H. DeWitt. E. N. Harwood. W. J. Kennedy.	4 years. 4 years. 4 years. 4 years. 4 years. 6 years. 8 y's.(a)	4 Years, November 8, 1889. 4 Y's.(a), November 8, 1889. 6 Years, November 8, 1889. 8 Y's.(a), November 8, 1889. 8 Y's.(a), November 8, 1889.	ແລະ 2000 2000 2000 2000 2000 2000 2000 20
Nebraska	Lincolu.	Lieutenaart Governor. Secretary of State	Thomas J. Majors John C. Allen. John B. Hill Thomas H. Bentou. A. R. Humphrey. Aleorge H. Hastings.	2 years. 2 years. 2 years. 2 years. 2 years. 2 years.	2 years. 2 years. 2 years. 1st Thursday after 2 years. 1st Tuesday in Jan- 2 years. 9 years. 9 years.	00000000000000000000000000000000000000
(a) Regular term, 6 years.	I	(b) \$3.00 a day during Legislative session. (c	(c) \$10.00 a day during Legislative session.	lative se	ssion.	

STATE AND TERRITORIAL OFFICES, 1892-3.-Continued.

. Salary.	\$2,500 3,00000000	(b) (c) (c) (c) (c) (c) (c) (c) (c) (c) (c	6,000 6,000 6,000 6,000 7,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000	$\begin{array}{c} (c)1,800\\ 2,00\\ 2,00\\ 2,$
When term began.	4 years, January 1, 1891 4 years, January 1, 1891	2 years, January, 1891 2 years, January, 1891 3 years, September 1, 1890 3 years, September 1, 1890 3 years, September 1, 1890 3 years, September 30, 1890 3 years, September 30, 1890 3 years, September 30, 1890 2 years, July 1, 1890	5 years. April 1, 1887. 3 years. March 7, 1891. 3 years. March 16, 1891. 5 years. April 5, 1887.	4 years, June 5, 1889. 2 years, February 1, 1891. 2 years, February 26, 1891. 2 years, February 24, 1891. 2 years, January 17, 1891.
Term.	4 years 4 years 4 years 4 years 4 years 4 years 4 years	2 years. 2 years. 3 years. 3 years. 3 years. 3 years. 2 years. 2 years. 2 years.	5 years. 3 years. 5 years.	4 years. 2 years. 2 years. 2 years. 2 years. 2 years.
Name.	To. Ponjade	Ezra S. Stearns. Solon A. Carter. James O. Lytord. Mipheus W. Baker. Willam A. Heard. Henry M. Pitney. Benjamin F. Prescott. J. C. Linchan J. W. Patterson. Charles Doe.	Henry C. Kelsey George R. Gray John C. Heppenheimer John P. Stockton William S. Stryker George S Duryee. E. O. Chapman M. R. Hamilton M. R. Hamilton M. R. Hamilton Mercer Beasley Benjamin F. Lee.	B. M. Thomas E. L. Bartlett D. Perez R. J. Palen Amado Chaves F. F. Pino
Office.	Lieutenant-Governor	Secretary of State Treasurer	Secretary of State. Treasurer. Treasurer. Attorroled ereral. Adjutant-General. Adjutant-General. Gon. Banting and Insurance. State Librarian. State Librarian. Chancellor Chancellor Chancellor Clark Supreme Court.	Secretary Solicitor-General Auditor - Traasurer Supt. Public Instruction
Capital.	Carson City	Concord	Trenton	Santa Fe.
State or Territory.	Nevada	New Hampshire.	New Jersey	New Mexido

STATE AND TERRITORIAL OFFICES, 1892-3.-Continued.

State or Territory.	Capital.	Office.	Name.	Term.	When term began. Salary	Salary.
	Albany	Lieutenant-Governor	William F. Sbeehan.	3 years. 2 vears.	January 1, 1892	\$5,000 5,000
			Frank Campbell.	2 years.		6,000
		Attorney-General.	S. W. Rosendale.	2 years.	January 1	2,000
		gineer	Martin Schenck	2 years.		2,000
		Supt. of Fublic Instruction	Andrew S. Draper. Edward Hannen	a years. 3 vears.	December 6, 1889	000,6
		Insurance	James F. Pierce.	3 years.	ш	2,000
		Bank Department	Charles M. Preston	3 years.	Decemb	000'6
			Austin Lathrop.	5 years.		6,000
		:	William E. Kogers	5 years.	May 11, 1867	000 8
		Railroad Commissioner	Michael Rickard	5 vears.	1 1 1	8,000
		Commissioner in Lunacy.	Carl. F. Macdonald	6 years.	May 15, 1889.	5,000
			Goodwin Brown	4 years.	P-1 P	3,000
			Henry A. Keeves	2 years.	MLay 10, 1009	Ven ore
		State Assessor	James L. Williams	2 VEARS.		2,500
		_	John D. Ellis	2 years.	April 18, 1883.	
		_	Josiah K. Brown	2 years.	May 2, 1	
		Forestry Commissioner	Theodore B. Basselin	6 years.	May 15, 1885	No sal.
		Forestry Commissioner	Dudley Farin.	6 vears.	Uulle 0, 1091	
		_	John Connolly	3 vears.	May 20, 1886.	
			William Purcell	3 years.	Ξ	3,000
		Mem. State Board Arbitr'n	Gil. Robertson, Jr	3 years.		3,000
		:	Flor. F. Donovan	3 years.	May 20, 1887.	0006
		Service Commissioner	John A. Sleicher	Z	11	000%
		Civil Service Commissioner	William A. Foste	No fix.	December 20, 1889.	000.2
			Charles F. Peck	100	1.0	3.000
		Com. of New Capitol.	Isaac G. Perry	90	◄	7,500
		Supt. Public Buildings	Edg. K. Burnham	\$	<b>F</b>	3,500
			W. M. Smith, M.D.	GQ 0	March 24, 1880	10,000
			Charles F Allen	a years.	42	
		Quarantine Commissioner	George W. Anderson	9 00	2	
		on.	Charles F. Ulrich	63	February 10, 1880.	No sal.
		Commissioner of Emigration.	George Starr	6 vears.		No sal.
		Emigration.	H. A. Hurlbut.	6 years.		No sal.
_		Emigration.	H. A. Hurlbut	-	'6 years.	<sup>16</sup> years. January 15, 1880

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STATE AND TERRITORIAL OFFICES, 1892-3.-Continued

	- Conital	Office	Name.	Term.	Term. When term began. Salary	Salary.
State of Territory.	Capital.					.
Mour Voult (Non tin und) Alhany	Alhany	Commissioner of Emigration.	Daniel S. Wylie			No sal.
New IOLK (DOMINMENT	Gimporty -	Commissioner of Emigration.	E. L. Ridgway	6 years.		No sal.
		Mem. State Bd. of Charities.	Oscar Crary	8 years.	May 11, 1880.	-17
		Mem State Rd of Charities	J. H. Van Antwerp	8 years.		-
		-	W. P. Letchworth 8 years.	8 years.	April 16, 1873	No sal.
		State Bd. of	Edward W. Foster 8 years.	8 years.		
			S. M. Carpenter	8 years.	January 21, 1880	<u>.</u>
		State Bd. of C	William R. Stewart 8 years.	8 years.	May 31, 1882.	No sal.
		State Bd. of (	Rohert McCarthy 8 years,	8 years,	January 14, 1885.	No sal.
	-		Peter Walrath.	8 years.		No sal.
		Commissioner of Fisheries	R. U. Sherman			
	-	Commissioner of Fisheries	F. G. Blackford.		May 23, 1879	
		Commissioner of Fisheries	William H. Bowman		April 30, 1884	
		Commissioner of Fisheries	A.S. Joline.		July 13, 1887	No sal.
	-	Commissioner of Fisheries	Henry Burden		Judy 6, 1888	
		Parant of Iniversity	George William Curtis.	Life	April 12, 1864.	-
		Decent of University	Francis Kernan	Life	February 10, 1870	~
	_	Decent of University	M I Townsend	Life	April 24, 1873.	_
		γ,	Anson J Unson	Life	February 11, 1874.	
		Decent of Thiversity	William T. Bostwick	Life	March 9, 1876	
		, in	C M Denew	Life	January 31, 1877.	No sal.
	_		Charles F. Fitch	Life,	January 31, 1877.	
		-	Orris H. Warren	Life	April 11, 1877.	
		-	Leslie W. Russell	Life	January 11, 1878.	No sal.
		-	Whitelaw Reid	Life	January 17, 1878.	No sal.
		<u> </u>	William H. Watson	Life	February 2, 1881.	No sal.
		Recent of University	Henry E. Turner	Life	February 2, 1881	No sal.
		1	St. Clair McKelway	Lufe	January 10, 1883	NO Sal.
		Recent of University		Life	March 18, 1885	No sal.
		Regent of University	Daniel Beach	Life	March 18, 1869.	NO SBIL
		Regent of University	Willard A. Cobb	Life	February 2, 1886.	NO Sal.
		Regent of University	Carroll E. Smith	Life	January 24, 1000	No sal.
		Recent of University	Pliny T. Sexton	Life	April 19, 1690	NO Sal.
		Regent of University	T. Guilford Smith	Life	April 15, 1890	NO Sal.
				AFFEAL	7	010 E00
		Chief Judge			January 1, 1669	
		Associate Judge			January 1, Ioal	_
		Associate Judge	Francis M. Finch			
		Associate Judge	Charles Andrews	:	January 1, 1000	
		Associate Judge	KIIIUS W. FECKUMIII.			000 01
		Associate Judge				10,000
		Associate Judge	- 1			

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	e. Term. When term began. Salary.	tt		Fifth District.	W	Gerrit A. Forbes. Walter Lloyd Smith. Seventh District.		Eighth District. Loren I. Lewis. John T. Lambert.	e. Term. When term began. Salary.	<del>प क</del> क
COURT OF APPEALS, SECOND DIVISION.	Office. Name.	Chief Judge. David L. Follett. Associate Judge. Charles F. Brown. Associate Judge. Charles F. Brown. Associate Judge. Judson S. Landon Associate Judge. Irving G. Vann. Associate Judge. Associate Judge Associate Judge Associate Judge. Associate Judge Associate J	SUPREME COURT.		Barrett. Morris L. Wright. Atterson. George N. Kennedy. O'Brien.	Edgar M. Cullen. Jackson O. Dykman.	Charles C. Dwight, Francis A. Macomber.	Fursman. Manly C. Green. Utnam. Stover.	Office. Name.	Secretary of State
COURT OF	Capital.			First District.	George C. Barrett. Edward Patterson. Morgan J. O'Brien. Abraham R. Lawrence.		willard Bartlett. Third District. Samuel Edwards.	Edgar L. Fursma Fourth District. John R. Putnam. Martin L. Stover.	Capital.	Raleigh
	State or Territory.	New York (Continued) Albany			George L. Ingraham. George P. Andrews. Charles H. Van Brunt. Abra	S Calvin E. Pratt. Joseph F. Barnard.	v D. Cady Herrick.		State or Territory.	North Carolina

STATE AND TERRITORIAL OFFICES, 1892-3.-Continued.

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(a) Succeeded W. Staunders, April 2, 1891.

STATE AND TERRITORIAL OFFICES, 1892-3.-Continued.

State on Manuitourr	Canital	Office	Name	Term	When term hegan Salary	Salarv
. :	Bismarck	nor	r Bs.	1000000000000000000000	January 6, 1881 January 6, 1891 January 6, 1891 January 6, 1891	110 110 000 000 000 000 000 000 000 000
Ohio	Columbus	Lieutenant-Governor Secretary of State. Auditor. Treasurer Treasurer Automroy-General Automroy-General Judge Supreme Court. Judge Supreme Court. Judge Supreme Court. Judge Supreme Court.	A. L. Harris. Daniel J. Eyan E. W. Poe. Wm. T. Cope. J. K. Richards. John Hancock. Wm. T. Spear. J. P. Bradbury T. J. Dickman. Th. A. Minchall M. J. Hester.	2 years. 2 years. 4 years. 2 years. 3 years. 5 years. 5 years. 3 years. 3 years.	2 Mon. Jan., 1892. 2 Mon. Jan., 1891. 2 Mon. Jan., 1892. 3 Mon. Jan., 1892. 2 Mon. Jan., 1892. 2 Mon. Jan., 1892. 2 Mon. Jan., 1892. February 9, 1890. February 9, 1890. February 9, 1890.	800 800 800 800 800 800 800 800 800 800
Oregon	Salem	Secretary of State State Treasurer State Preasurer State Printer State Librarian	Geo. W. McBride. Phil. Metscham E. R. McBlroy. Frank C. Baker J. B. Putnam	4 years, 4 years, 4 years, 4 years, 2 years,	January 12, 1891 January 12, 1891 January 12, 1891 January 12, 1891 January 12, 1891	$^{1,500}_{ m (a)}_{ m (a)}_{ m (a)}_{ m (a)}_{ m (a)}_{ m (a)}$
Pennsylvania	Harrisburg	Lieutemant-Governor Secretary of Commonwealth Dep. Sec. of Commonwealth Attorney-General. Deputy Attorney-General. State Treasurer. State Treasurer. Beerctary Internal Affairs. Dep. Sec. Internal Affairs. Dep. Sec. Internal Affairs. Dep. Ins. Commissioner Dibratian. Dep. Ins. Commissioner Dibratian. Chief Justice	Louis A. Watres Wm. F. Harrity Wm. T. Tilden Wm. U. Hensel Jas. F. Stranahan Thomas McCanaah Henry K. Boyer Thoos. J. Stewart Thoos. J. Stewart Thoos. J. Stewart Baave B. Brown Wm. M. Clelland J. Woods Brown Dr. Wm. H. Egele	4 years 4 years 4 years 4 years 8 years 2 years 3 years 3 years 2 years 2 years 2 years 2 years 2 years 2 years 2 years 2 years	January 20, 1891. January 20, 1891. January 20, 1891. January 20, 1891. January 20, 1891. I Tu, May, 1890. I Tu, May, 1891. Tu, May, 1891. January 20, 1891. Tu, May, 1891. I Tu, May, 1891. Tu Mon, May, 1891. I Mon, May, 1891.	, 4, 4, 4, 4, 4, 4, 4, 4, 4, 4, 4, 4, 4,
(a) Paid for work done				2		

	ATC 10	STATE AND TENNITOTHAL OFFICES, 1082-9. CONTINUED	Too, Iooz-o. Continuea.			
State or Territory.	Cupital.	Office.	Name.	Term.	When term began. Salary.	Salary.
Rhode Island	Providence	Lieutemant-Joveruor		1 year. 1 year. 1 year. 1 year. 1 year. 2 years 5 years 5 years	May 26, 1891 May 26, 1891 May 26, 1891 May 26, 1891 June 15, 1891 May 1, 1891 June 23, 1891 June 23, 1891 May 1, 1889 May 1, 1889	
South Dakota	Pierre	Lieutenant-Governor Becretaary of State. A diftor. Treasurer Supt. Public Inan. Supt. Public Land. Supt. Public Land. Attorner-General. Rupts. Ruth. Attorner Labor. Public Examiner. Public Examiner.	G. H. Hoffman, A. O. Rugssrud D. O. Rugssrud W. W. Taylor W. W. Taylor T. Solmon, Thos. Ruth Robert Dollard Buths Smith T. B. Blanchard	2 years. 2 years. 2 years. 2 years. 2 years. 2 years. 2 years. 2 years. 2 years.	2 years. January 1, 1891 9 years. January 1, 1891 2 years. January 1, 1891 2 years. January 1, 1891 2 years. January 1, 1891. 2 years. January 1, 1891. 2 years. January 1, 1891. 2 years. January 1, 1891 2 years. January 1, 1891	600 1,200 1,
Tennessee	Nashville.	Secretary of State. C. Treasurer J. Artorney-General G. Supt. of Education J. Supt. of Prisons Agriculture E.	C. A. Miller J. W. Allen A. F. Horn. G. W. Pickle J. H. Garrett D. G. Godwin E. B. Wade	4 years. 2 years. 8 years. 2 years. 2 years. 2 years.	4 years, February 12, 1889. 2 years, March 1, 1801. 2 years, February 1, 1891. 2 years, September 1, 1889. 2 years, April 56, 1991. 2 years, April 15, 1891 2 years, April 15, 1891	$\begin{array}{c} 1,800\\ (a)2,700\\ (a)2,700\\ 2,000\\ 2,500\\ 2,400\\ 2,400\end{array}$
Texas	Austin	Lieutenant-Governor	<ul> <li>Geo. C. Pendlcton</li> <li>George W. Smith.</li> <li>George W. Smith.</li> <li>George W. Smith.</li> <li>George W. Smith.</li> <li>R. H. Harberson.</li> <li>T. Partson.</li> <li>D. McCaal</li> <li>D. McCaal</li> <li>D. McCaal</li> <li>M. McGaal</li> <li>W. H. Maboy.</li> </ul>	2 years. 2 years. 2 years. 2 years. 2 years. 2 years. 2 years. 2 years. 2 years.	<ul> <li>Byears: January, 1891</li> </ul>	

STATE AND TERRITORIAL OFFICES, 1892-3.-Continued.

(a) Also Fees.

STATE AND TERRITORIAL OFFICES, 1892-3.-Continued.

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Salary.	(a) \$1,700 2,000	1,000 2,2,2,000 2,00000000	$\begin{array}{c} (b)1,000\\ (b)2,000\\ 1,400\\ 1,800\\ 1,500\\ 1,500\\ 1,200\\ (b)700\\ \end{array}$	1,000 3,0000 3,00000000	8,000 9,0000 9,000 9,000 9,000 9,000 9,000 9,000 9,000 9,000 9,000 9,000 9,000 9,000 9,000 9,000 9,000 9,000 9,00000000
Term. When term began.	October 2, 1890 October 2, 1890 October 2, 1890 October 2, 1890	November 18, 1889. November 18, 1889. November 18, 1889. November 18, 1889. November 18, 1889. November 18, 1889.	March 4, 1889 March 4, 1889	January 5, 1891 January 5, 1891 January 5, 1891 January 5, 1881 January 5, 1881 January 5, 1891	4 years. 1 Mon. Jan., 1891. 4 years. 1 Mon. Jan., 1891. 4 years. 1 Mon. Jan., 1891. 4 years. 1 Mon. Jan., 1891. Pleas ure of Governor. Pleas ure of Governor. 6 years. 1 Mon. Jan., 1891.
Term.	2 years. 2 years. 2 years. 2 years.	3 years. 3 years. 3 years. 3 years. 3 years. 3 years.	4 years. 4 years. 4 years. 4 years. 4 years. 4 years.	2 years. 2 years. 2 years. 2 years. 2 years. 2 years.	4 years. 1 4 years. 1 4 years. 1 4 years. 1 Pleas u Pleas u 6 years. 1
Name,	Henry A. Fletcher Henry F. Fleid. C. W. Brownell. E. Henry Poweil	C. E. Laughton. Allen Weir A. M. Reed. A. A. Lindsley R. B. Bryan. W. T. Forest. W. C. Jones.	Wm. A. Ohley P. F. Duffy W. T. Thoungson W. T. Thoungson M. Adreed Caldwell B. S. Morgan B. R. Oxley C. W. Young C. W. Young	Charles Jonas T. J. Cunningham John Hunner Jas. L. O'Connor. O. E. Wells T. Melor Thos. Thompson	Arnos W. Barber. Otto Gramm. C. W. Burdick. Stephen T. Farwell Charles N. Potter. F. A. Stitzer. H. V.S. Groesbeck.
Office.	Lieutenant-Governor	Lieutenant-Governor Becretary of State. State Auditor. State Treasurer Supt. Public Instruction Commissioner Public Lands. Attorney-General.	Secretary of State Auditor. Treasure Attorney-General Superintendent Schools. State Librarian Bank Examiner	Lieutenant-Governor	Secretary of State. Treasurer Auditor. Supt. Public Instruction. Attorney-General. Adjutant.General. Chief Justice.
Capital.	Montpelier		Charleston	Madison	Cheyenne
State or Territory.	Vermont	Washington Olympia	West Virginia Charleston	Wisconsin	Wyoming

(a) Daily allowance. (b) Also fees.

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HSLATURES, 1
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\* For all available changes or additions, up to the moment of going to press, see Addenda, preceding Index.

POPULATION AND FINANUAL CONDITION OF THE STATES AND TERRITORIES, 180. THE following tabular exhibit gives in a concise form the official statistics for the last census year. It has been annouced that they are subject to revision in the final census yunders, but as each statistics for the last census year. It has been annouced that the mate resubject to reasons yunders. The population is final eary important changes will be made. The population is an object to reasons yubmes, but as each statistics for the last census year. It has been annouced that they are important changes will be made. The population. New York State has the largest population among the States and Territories, the next in order being Pennsylvania, Massechastis, ofton and Osilornia, all orever \$0,0000. Massechastis, oin, and Osilornia, all orever \$0,00000. Finder Reselpta. The States showing the largest amounts of gross State receipts (considering the State as a unit in each case) are \$50,000. State Reselpta. The States aboving the largest amound as fauth the matter of receipta hold the same relative rank in expenditures. State Reselpta. The States aboving the largest bounded deut, and is cross flate the matter of receipta hold the same relative rank in each case) are \$50,000. State Reselpta. The States aboving the largest bounded as the matter of receipta hold the same relative rank in expenditures. State Reselpta. The States aboving the heading. Norder, them Tennessee. Pennsylvania, Lonsiana, Maryland, and Georgia. The first two named have a bounded debt of nearly 80 millions. State Reselpta. There in rank under this heading. Honting DebtUrginia also stands first in floating debt (7 millions). Arkansas (6¼ millions), which gever verice, and there rank under the fargest simulation that we want and not set of the terminant of receipta hold the same relative rank in expenditures. Honting DebtLeaving out New York, in which the city and coun	StatesPopula- tatesAssessed AssessedStateStateStateStateTotal TotalTotal TotalTotal TotalTotal behStatesPopula- tion, toonValuationStateStateStateStateStateStateStatesTotalBebtDebtPindidSinkingSciIess SinkFiPotal DebtAvailableand torntion, ison, 1890.Property,Isson, isson, isson,StateStateStateSciAgreeateArailableStateTotalDebtReaceDebtStateStateSciAgreeateArailable1890.(Gross.)(Gross.)(Gross.)only).Only).Only).Only.Counties.Agreesing	$ \begin{array}{c c c c c c c c c c c c c c c c c c c $
THE following are subject to revive the population— Population— Illinois, and Ohio. Assessed Value Massachnsetts, OE Massachnsetts, OE Massach, Hartheren Massach, Hartheren Massach Massa	States and Territories,	North Atlantic Division Mane New Hampshire Vermont Rasachusetts Rhode Sland Connecticut New Jersey New York
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POPULATION, ASSESSED VALUATION, RECEIPTS, EXPENDITURES, DEBT AND RESOURCES OF STATES AND TERRITORIES, WITH AGGREGATES OF COUNTY DEBT AND MUNICIPAL DEBT AND RESOURCES, 1890-Continued.	ASSESSI TTH AGC	ED VALUATI BREGATES OI	ON, RECEN	PTS, EXPE DEBT ANI	D MUNICIE	AL DEBT A	ND RESOL	SOUR	S OF STA CES, 1890	Con	AND TERI tinued.	RITORIES,
States and Territories.	Popula- tion, 1890.	Assessed Valuation of Property, 1890.	State Receipts, 1890. (Gross.)	State Expendi- tures, 1890. (Gross.)	Bonded Debt (State only).	Floating Debt (State only).	Sinking Fund (State only).	No. of Counties.	Total Debt iped of Counties sink- less Sink- ing Fund. Mincied (Aggregate of Counties.) Nat	disumMoN abulanis'ila	Total Debt of Munici palities, (Aggre- gates.)	Total Available Resources of Munici- palities. (Aggre- gates.)
South Atlantic Division	8,857,920	\$2,051,150,741	\$22,399,113	\$19,836,763	\$85,104,691	\$8,092,404	\$7,090,465	495	\$7,858,561	56	\$90,379,243	\$19,445,770
Delaware Maryland Dis of Columbia	*168,493 1,042,390	*\$74,134,401 482,184,824 183 307 541		*\$125,000 5,684,486 5,884,486		\$239,750	\$12,177 1,936,169	24.3	\$618,400 893,776		\$1,509,276 39,158,510 10,781,050	
Virginia	1,655,980			2,695,660 1,040,543		7,521,652 49,000	5,142,119	872	1,197,462	103000	14,301,906 88,000	
Florida.	1,151,149 1,837,353 1,837,353 391,422	212,091,251 132,182,638 377,366,784 76,926,938	$^{*330,400}_{*329,036}$ $^{1,190,036}_{3,979,094}$ $^{*432,544}_{*432,544}$	2,131,793 2,131,793 *399,490	6,375,049 6,375,049 10,359,340 1,032,500	191,800		885 1388 1388 1388 138 138 138 138 138 138	1,062,750 429,380 334,658	04 <u>1</u> 0	4,961,545 9,117,350 102,300	2,710,680 3,400
North Central Division	22,362,279	\$7,365,312,440	\$32,837,322	\$33,872,613	\$27,087,047 \$17,604,242	\$17,604,242	\$3,057,852 1,030	1,030	\$65,765,737	306	306 \$123,639,232	\$38,032,678
Ohio.	3,672,316	59	\$5,853,678 3,737,195	\$5,832,751 4.471.948	\$2,796,665 8.540.615	\$4,584,180	\$245,040	888	\$6,291,928 1.753,455	23.8	\$43,053,233 5.559.585	\$4,870,527 1.075,810
Illinois. Michigan	3,826,351 2,093,889	*		3,396,239 3,342,168		:	38,738	ន្ទ័ន	11,016,380		19,458,591 7,093,717	
Wisconsin	1,686,880 1,301,826	\$592,890,719 *588,531,743	2,742,936 $2,156,157$	3,585,535 3,407,983	4,365,000	2,295,390	2,125,518	88	1,529,681 3,315,657		5,229,662 9,016,144	
Missouri	2,679,184			1,681,836 3,260,096	တ်	245,435	453,168	66 112 0	3,403,073 10,244,232	N 673	24,346,594	
South Dakota South Dakota Nebraska Kansas	328,808 328,808 1,058,910 1,497,096		**	*2,518,159 *2,518,159 *1 211 178	860,200 860,200 449,267 801 000	318.791	195,388	9288 <u>9</u>	2,441,334 5,546,287 14,593,751	2000	2,957,669	30,960 30,960 74,303 555,261
39.	** 1886.											I

RITORIES,	Total Available Resources of Munici- palities. (Aggre- gates.)	\$11,060,672	\$3,407,813 1,029,744 81,556	102,763 $4,505,596$ $1,920,152$	13,048	\$1,813,270	\$18,845 880.584	122	460	27,775 880.584	3290,575,846
DEBT AND RESOURCES OF STATES AND TERRITORIES. AL DEBT AND RESOURCES, 1890.—Continued.	Total Debt of Munici- palities. (Aggre- gates.)	\$42,000,072	\$9,854,712 6,368,541 3,711,741	730,990 17,113,254 4,083,834	137,000	\$6,514,925	\$213,091 1.464.089	31,530		20,000 824,219 3.924,396	858 \$745,949,786 \$290,575,846
TES	Vo, Municip- bebulonis'ils	43	044	ia cr e	c,	30	01 10		- <del>-</del>		858
1, RECEIPTS, EXPENDITURES, DEBT AND RESOURCES OF STATES AND T COUNTY DEBT AND MUNICIPAL DEBT AND RESOURCES, 1890.—Continued.	Total Debt of Counties lessSink- ing Fund. (Aggregate (Aggregate Counties.) Wo st	\$19,402,831	\$5,948,652 2,185,459 1,436,821		1,553,588	\$21,336,579	\$2,004,513 1,083,790 4.645.668	1,815,083 2,006,094	812,676	1,507,786 905,711 5,281,324	\$141,950,845
SOUI	No. of Counties.	510	119 96 66	22 221 221	55	278	193	202	\$77	2228	
ND RESO	Sinking Fund (State only).	\$724,180	\$715,208		8,972	\$269,759			\$52,474	961,461	\$47,824,073
, DEBT A PAL DEB1	Floating Debt (State only).	\$19,104,537	69	2,600,571 4,249,085 79,784	6,588,654	\$1,290,292	449.851	150,961 124,158	380,000	092.62	\$47,804,012
NDITURES D MUNICI	Bonded Dcbt (State only).	\$45,697,335 \$19,104,537			2,092,100	\$5,107,052			182,000	ci	\$223,128,544
PTS, EXPE DEBT AN	State Expendi- tures, 1890. (Gross.)	\$13,759,416	69	$^{*900,630}_{2,105,742}$ 1,869,242	630,507	\$13,645,037				327,929 1,257,930 8,356,616	\$128,086,868
N, RECEU	, State Receipts, 1890. (Gross.)	\$15,541,486		$^{*1,151,055}_{*2,120,027}$ $^{*2,120,027}_{3,115,765}$	844,343	\$14,846,771				348,189 1,014,551 10,000,573	\$134,757,575
D VALUATI REGATES O	Assessed Valuation of Property, 1890.	\$2,317,296,553	\$512,615,506 347,510,103 197,080,441	*157,518,906 234,330,780 695,842,320	*172,408,497	\$1,911,138,436	\$106,392,892 *31,431,495 188,911,325	*46,041,010 21,434,767 104 758 750	24,663,385 24,663,385 25,581,305	*124,795,449 166,025,731 1,071,102,327	\$24,249,589,804
ASSESSE ITH AGG	Popula- tion, 1890,	10,972,893	$1,858,635\\1,767,518\\1,513,017$	1,289,600 1,118,587 2,235,523	1,128,179	3,027,613	132,159 60,705 412,198	153,593 59,620 907 005	45,761	349,390 313,767 1,208,130	ls. 62,622,250 ** 1886,
POPULATION, ASSESSED VALUATION WITH AGGREGATES OF C	States and Territories,	South Central Division	Kentucky Tennessee Alabama	Mississippi Louisiana Texas	Arkansas.	Western Divi- sion	Montana Wyoming	New Mexico Arizona	Nevada. Idaho	Washington Oregon California	(rg)

#### PARTY TENDENCY IN THE NEW STATES.

THE facts concerning the party tendency in each of the new States are briefly thus:

Idaho. There is a Republican majority of ten in the Senate and 26 in the House, the majority on joint ballot being 36 in favor of the Republican party. At the election for Governor, 1890, Shoup, the Republican candidate, had a majority of 2,314 over Wilson, the Democratic nominee. The whole vote cast was 18,210, of which 10,262 were cast for Shoup. This was the first gubernatorial contest since the admission of Idaho to the Union. The State government and judiciary are entirely Republican. Since 1880 the Congressional majorities have been as follows: 1880, Democratic majority, 1,514: 1882, no record available; 1884, Democratic majority, 786; 1886, Republican majority, 426; 1888, Republican majority, 3,203; 1890 (short term), Republican majority, 2,112 (long term) 2,104. Montana. There is a Democratic majority of 4 in the Senate and a

*Montana.* There is a Democratic majority of 4 in the Senate and a Republican majority of 5 in the House, the Republicans having a majority of 1 on joint hallot. At the election for Governor, 1889, Toole, the Democratic candidate had a majority of 556 over Power, the Republican nominee. The whole vote cast was 38,552, of which 19,564 were cast for Toole. This was the first gubernatorial contest since the admission of Montana to the Union. The State government and judiciary, except the Governor, consists entirely of Republicans. Since 1880 the Congressional majorities have been as follows: 1880, 1,428, Democratic; 1882, 1,484, Democratic; 1884, 199, Democratic; 1886, 3,718, Democratic; 1888, 5,126, Republican; 1890, 283, Democratic.

North Dakota. There is a Republican majority of 11 in the Senaté and 18 in the House, the majority on joint ballot being 29. The minority in the Senate consists of 5 Democrats and 5 Farmers' Alliance, in the House, of 16 Democrats and 6 Farmers' Alliance. The 11 Farmers' Alliance votes are included with the Democrats in calculating the Republican majorities. At the election for Governor, 1890, Burke, the Republican candidate had a plurality of 6,449 over Roach, the Democratic, and Muir the Independent nominees. In 1889, Miller, the Republican candidate, was elected by a plurality of 12,632 over Roach. The State government is entirely Republican. Since 1884, the Congressional majorities have been as follows: 1884, 25,554, Republican; 1886, 8,027, Republican; 1888, 9,489, Republican; 1890, 6,535, Republican.

South Dakota. There is a Republican majority of 1 in the Senate and 4 in the House, the majority on joint ballot being 5. The minority in the Senate consists of 14 Democrats and 8 Independents; in the House, of 46 Democrats and 11 Independents. The 19 Independent votes are included with the Democrats in calculating the Republican majorities. At the election for Governor, 1890, Mellette, the Republican candidate, had a plurality of 9,896 over Taylor the Democratic, and Louks the Farmers' Alliance nominees. Louks received 24,591 votes out of a total of 77,607. In 1889, Mellette, the Republican candidate, was elected by a plurality of 30,124, McClure being the Democratic nominee. The State government and judiciary are entirely Republican. The vote for South Dakota for Representatives, 1886 and 1888, was that of the counties of Dakota Territory, which now compose the State of South Dakota. This vote is as follows: 1886, Democratic, 22,339, Republican, 43,365; 1888, Democratic, 25,044, Republican, 44,906; 1891, Democratic, 7,199, Republican, 17,614, Farmers' Alliance, 14,587. The Republican majorities or pluralities have been respectively 21,026, 19,862 and 3,027. Washington. There is a Republican majority of 26 in the Senate and 44 in the House, the Republicans having a majority of 70 on joint ballot. At the election for Governor, 1889, Ferry, the Republican candidate had a majority of 8,979 over Semple, the Democratic nominee. The whole vote cast was 58,443, of which 33,711 were cast for Ferry. The State government and judiciary are entirely Republican. Since 1880, the Congressional majorities have been as follows: 1880, 1,797, Republican; 1882, 3,008, Republican; 1884, 148 Democratic; 1886, 2,192, Democratic; 1888, 7,371, Republican; 1890, 6,322, Republican.

Wyoming. There is a Republican majority of 9 in the Senate and 18 in the House, the majority on joint hallot being 27. At the election for Governor, 1890, Warren the Republican candidate, had a majority of 1,726 over Baxter, the Democratic nominee. The whole vote cast was 16,032, of which Warren received 8,879. The State government is entirely Republican. Since 1880 the Congressional majorities have been as follows: 1880, 147, Democratic; 1882, 1,111, Democratic; 1884, 1,639, Republican; 1886, 7,146, Republican; 1888, 2,894, Republican; 1890, 2,859, Republican.

#### SENATE. \*

#### LEVI P. MORTON, V.-President, Presiding. | C. F. MANDERSON, Neb., Pres't pro tem.

Republicans, 47; Democrats, 39; ALLIANCE, 1; INDEPENDENT, 1.

#### MARYLAND. ALABAMA. MASSACHUSETTS. ARKANSAS. George F. Hoar...... Worcester.....1895 Henry L. Dawes......Pittsfield......1893 James H. Berry......Bentonville....1895 James K. Jones......Washington...1897 MICHIGAN. CALIFORNIA. Charles N. Felton.....San Francisco. 1893 Leland Stanford.....San Francisco. 1897 James McMillan..... Detroit...... 1895 F. B. Stockbridge..... Kalamazoo.... 1893 COLORADO. MINNESOTA. Wm. D. Washburn....Minneapolis...1895 Cushman K. Davis....St. Paul ......1893 E. O. Wolcott...... Denver ...... 1895 Henry M. Teller...... Central City... 1897 MISSISSIPPI. CONNECTICUT. E. C. Walthall......Grenada.....1895 James Z. George.....Carrollton....1893 Joseph R. Hawley..... Hartford ......1893 Orville H. Platt....... Meriden .......1897 DELAWARE. MISSOURI. Francis M. Cockrell... Warrensburg. 1893 George G. Vest....... Kansas City... 1897 Anthony Higgins.....Wilmington...1895 George Gray......Newcastle.....1893 MONTANA. FLORIDA. Samuel Pasco...... Monticello.....1893 Wilkinson Call......Jacksonville.. 1897 GEORGIA. NEBRASKA. Alfred H. Colquitt ....Atlanta....... .1895 John B. Gordon ..... Atlanta...... 1897 IDAHO. NEVADA. W. M. Stewart.....Carson\_City...1893 George L. Shoup......Salmon City...1895 Fred T. Dubois ...... Blackfoot ...... 1897 John P. Jones......Gold Hill.... 1897 ILLINOIS. NEW HAMPSHIRE. Shelby M. Cullom......Springfield .....1895 John M. Palmer......Springfield .....1897 Wm. E. Chandler..... Concord....... 1895 Jacob H. Gallinger.... Concord....... 1897 INDIANA. NEW JERSEY. Daniel S. Turpie..... Indianapolis...1893 Daniel W. Voorhees...Terre Haute...1897 John R. McPherson...Jersey City....1895 Rufus Blodgett..... Long Branch.. 1893 IOWA. NEW YORK. James F. Wilson.....Fairfield......1895 William B. Allison....Dubuque ......1897 Frank Hiscock......Syracuse.....1893 David B. Hill......Elmira......1897 KANSAS. NORTH CAROLINA. Bishop W. Perkins...Oswego.......1895 WILLIAM A. PEFFER....Topeka.......1897 KENTUCKY. NORTH DAKOTA. John G. Carlisle.......Covington......1895 Jos. C. S. Blackburn..Versailles......1897 Lyman R. Casey.....Jamestown....1893 L. C. Hansbrough.....Devil's Lake..1897 LOUISIANA. OHIO. Randall L. Gibson....New Orleans.. 1895 Edward D. White.....New Orleans.. 1897 John Sherman ...... Mansfield ..... 1893 Calvin S. Brice...... Lima ....... 1897 MAINE OREGON. Joseph Dolph......Portland ......1895 John H. Mitchell.....Portland ......1897 William P. Frye.....1895 Eugene Hate .......Ellsworth...... 1893

 $\ast$  For changes in the Senate, up to the moment of going to press, see Addenda, preceding Index.

PENNSYLVANIA.	VERMONT.
Matthew S. QuayBeaver	Redfield Proctor Proctor 1893 Justin S. MorrillStrafford 1897
RHODE ISLAND.	VIRGINIA.
Nathan F. DixonWesterly 1895 Nelson W. AldrichProvidence1893	John S. BarbourAlexandria1895 John W. DanielLynchburg1893
SOUTH CAROLINA.	WASHINGTON.
M. C. ButlerEdgefield1895 John L. M. IrbyLaurens1897	John B. Allen
SOUTH DAKOTA.	WEST VIRGINIA.
F. T. PettigrewSioux Falls1895 J. H. KYLEAberdeen1897	John E. KennaCharleston1895 C. J. FaulknerMartinsburg1893
TENNESSEE.	WISCONSIN.
Isham G. HarrisMemphis	Philetus SawyerOshkosh1893 William F. VilasMadison1897
TEXAS.	WYOMING.
Richard Coke	Joseph M. CareyCheyenne1895 Francis E. WarrenCheyenne1893

#### HOUSE OF REPRESENTATIVES. +

#### CHARLES F. CRISP, Georgia, Speaker.

Republicans, 88; Democrats, 236; FARMERS' ALLIANCE, 8; whole number, 332.

Those marked \* served in the LIst House. Those marked \* served in a previous House.

#### ALABAMA.

- Richard H. Clarket. Mobile.
   Hilary A. Herbert\*. Montgomery.
   William C. Oates\*... Abheville.
   Louis W. Turpint... Newbern.
   James E. Cobb\* .... Tuskegee.
   J. H. Bankhead\*.... Fayette C. H.
   Wn. H. Forney\*... Jacksonville.
   Joseph Wheeler\*... Wheeler.

#### ARKANSAS.

- William H. Cate<sup>‡</sup>...Jonesborough.
   C. R. Breckinridge<sup>†</sup>, Pine Bluff.
   Thomas C. McRae<sup>\*</sup>..Prescott.
   William L. Terry...Pulaski.
   Samuel W. Peel<sup>\*</sup>....Bentonville.

#### CALIFORNIA.

- 1. Thomas J. Geary....Santa Rosa.

- Inomas J. Geary....Santa Rosa.
   A. Caminetti.....Jackson.
   Joseph McKenna\*...Suisun.
   John T. Cutting....San Francisco.
   Eugene F. Loud....San Francisco.
   Wm. W. Bowers....San Diego.

#### COLORADO.

#### Hosea Townsend\*...Silver Cliff.

#### CONNECTICUT.

- 1. Lewis Sperry......Hartford. 2. W. F. Wilcox\*.....Chester. 3. Charles A. Russell\*..Killingly. 4. Rob't E. DeForest...Bridgeport.

#### DELAWARE.

#### John W. Casey. .... Milford.

+ For changes in the House of Representatives, up to the moment of going to press, see Addenda, preceding Index.

ustin S. MorrillStrafford1897
VIRGINIA.
John S. BarbourAlexandria1895 John W. DanielLynchburg1893
WASHINGTON.
John B. Allen
WEST VIRGINIA.
John E. KennaCharleston1895 C. J. FaulknerMartinsburg1893
WISCONSIN.
Philetus SawyerOshkosh1893 Villiam F. VilasMadison1897
WYOMING.

Those marked ‡ were unseated by the LIst House.

#### FLORIDA.

- 1. Stephen R. Mallory, Pensacola.
- 2. Robert Bullock\*....Ocala.

#### GEORGIA.

- Rnfus E. Lester\*.... Savannab.
   Henry G. Turner\*.... Quitman.
   Charles F. Crisp\*.... Americus.
   Charles L. Moses.... Turn.

- 5. L. F. Livingston.....Atlanta. 6. James H. Blount\*...Macon.

- T. R. William Everett. Fish.
   Thos. G. Lawson....Eatonton.
   Thomas E. Winn....Laurenceville.
   Thomas B. Watson...Thomson.

#### IDAHO.

Willis Sweet\*..... Moscow. ILLINOIS.

1.	Abner Taylor*Chicago.	
2.	L. E. McGannChicago.	
	A. E. Durborow, Jr. Chicago.	
4.	Wm. C. NewberryChicago.	
5.	Albert J. Hopkins* Aurora.	
6.	Robert R. Hitt* Mount Morris.	
7.	T. J. Henderson* Princeton.	
8.	Lewis StewardPlano.	
9.	Henry W. SnowSheldon.	
10.	Philip S. Post*Galesburg.	
11.	Benj. T. CableRock Island.	
12.	Scott Wike*Pittsfield.	
13.	Wm. M. Springer*Springfield.	
14.	Owen ScottBloomington.	
15.	Samuel T. Busey Urbana.	
16.	Geo. W. Fithian*Newton.	
17.	Edward Lane*Hillsborough.	
18.	Wm. S. Forman <sup>*</sup> Nashville.	
19	Jas R. Williams*Carmi.	

Jas, R. Williams\*....Carmi.
 Geo. W. Smith\*.....Murphysboro'gh

#### INDIANA.

86

1. Wm. F. Parrett*Evansville.
2. John L. Bretz Jasper.
3. Jason B. Brown*Seymour.
<ol><li>Wm. S. Holman*Aurora.</li></ol>
5. Geo. W. CooperColumbus.
6. Henry U. Johnson. Richmond.
<ol><li>Wm. D. Bynum*Indianapolis.</li></ol>
8. E. V. Brookshire*Crawfordsville.
9. Daniel WaughTipton.
10. David H. PattonRemington.
<ol> <li>A. N. Martin*Bluffton.</li> </ol>
<ol><li>C. A. O. McClellan*. Auburn.</li></ol>
<ol> <li>Benj, F. Shively*South Bend.</li> </ol>

#### TOWA.

1. John J. Seerley Burlington.
2. Walter I. Hayes*Clinton.
<ol><li>D. B. Henderson* Dubuque.</li></ol>
<ol><li>Walter H. ButlerWest Union.</li></ol>
5. John T. Hamilton. Cedar Rapids.
6. Fred. E. WhiteWebster.
7. John A. T. Hull Des Moines.
8. James P. Flick*Bedford.
<ol><li>Thomas BowmanCouncil Bluffs.</li></ol>
10. John, P. Dolliver*Fort Dodge.
11. George D. Perkins. Sioux City.

#### KANSAS.

- Case Broderick.....Holton.
   Edw'd H. Funston\*.Iola.

- BENJ, H. CLOVER, ..., Cambridge,
   JOHN G. OTIS...... Topeka.
   JOHN M. DAVIS...... Junction City.
   WILLIAM BAKER..... Lincoln.
   JERRY SIMPSON..... Medicine Lodge.

#### KENTUCKY.

- William J. Stone\*...Kuttawa.
   William T. Ellis\*...Owensborough.
   Isaac H. Goodnight\*.Franklin.

- Isaac H. Goodnight\*.Franklin.
   A. B. Montgomery\*. Elizabethtown.
   Asher G. Caruth\*....Louisville.
   W. W. Dickerson\*...Williamstown.
   Y. C.P. Breckinridge\*Lexington.
   Jas. B. McCreary\*...Richmond.
   Thos. H. Paynter\*...Greeup.
   John W. Kendall...West Liberty.
   John H. Wilson\*...Barboursville.

#### LOUISTANA

- Adolph Meyer.....New Orleans,
   Matthew D. Lagan. New Orleans,
   Andrew Price\*.....Thibodeaux,
   N. C. Blanchard\*...Shreveport.
   Chas, J. Boatner\*...Monroe,
   Sam'l M. Robertson\*.Baton Rouge.

#### MAINE.

- Thomas B. Reed\* ... Portland,
   Nelson Dingley, Jr.\* Lewiston,
   Seth L. Milliken\*...Belfast,
   Chas. A. Boutelle\*..Baugor.

#### MARYLAND.

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- Heury Page ...... Princess Anne.
   Herman Stump\*... Bel Air.
   H. Welles Rusk\*... Baltimore.
   Isidor Raynert.... Baltimore.
   Barnes Comptont‡. Laurel.
   Wm. M. McKaig.... Cumberland.

#### MASSACHUSETTS.

- 1. Chas. S. Randall\*...New Bedford.

- Chas. S. Randall\*... New Bedford.
   Elijah A. Morse\*... Canton.
   John F. Andrew\*... Boston.
   Joseph H. O'Neil\*... Boston.
   Sherman Hoar.... Waltham.
   Henry Cabot Lodge\*Nabant.
   Wm. Cogswell\*..... Salem.
   Moses T. Stevens... North Andover.
   Geo. Fred. Williams. Dedham.
   Joseph H. Walker\*... Worcester.
   Frederic S. Coolidge. Ashburnham.
   John C. Crosby..... Pittsfield.

#### MICHIGAN.

- MICHIGAN.
   J. Logan Chipman\*. Detroit.
   James S. Gorman... Chelsea.
   James O'Donnell\*...Jackson.
   Julis C. Burrows\*. Kalamazoo.
   Chas. E. Belknap\*..Grand Rapids.
   Byron G. Stout.....Pontiac.
   Justin R. Whiting\*..St. Clair.
   Henry M. Youmans.Saginaw.
   Harrison H. Wheeler. Ludington.
   Tos. A. E. Weadock, Bay City.
   S. M. Stephenson\*...Menominee.

#### MINNESOTA.

- 1. Wm. H. Harries....Caledonia. 2. John Lind\*......New Ulm. 3. Orrin M. Hall.....Red Wing. 4. James N. Castle...Stillwater. 5. KITTEL HALVORSEN. South Fork.

#### MISSISSIPPI.

- Johu M. Alleu\*..... Tupelo.
   John C. Kyle...... Sardis.
   Thos. C. Catchings\*. Vicksburg.
   Clarke Lewis\*..... Macon.
   Joseph H. Beeman. Eley.
   Thos. R. Stockdale\* Summit.
   Charles E. Hooker\*. Jackson.

#### MISSOURI.

- Missouri, Hannibal.
   Chas. H. Mansur\*... Chillicothe.
   Alex. M. Dockery\*... Gallatin.
   Rob't P. C. Wilson\*... Platte City.
   John C. Tarsney\*.... Kansas City.
   John T. Heard\*..... Sedalia.
   Richard H. Norton\*. Troy.
   John J. O'Neill†.... St. Louis.
   Seth W. Cobb........... St. Louis.
   Samuel Byros...... Potosi.
   Richard P. Bland\*.... Lebanon.
   D. A. De Armond.... Butler.
   Richard W. Fyan†... Marshfield.
   Marshall Arnold.... Benton.

- - MONTANA.

#### Wm. W. Dixon.....Butte City.

# NEBRASKA.

NEVADA. Horace F. Bartine\*. Carson City. NEW HAMPSHIRE. L. F. McKinneyt... Manchester.
 Warren F. Daniell...Franklin,

Wm. J. Bryan.....Lincoln.
 WM. A. MCKEIGHAN..Red Cloud.
 O. M. KEM.....Broken Bow.

13.

#### NEW JERSEY.

1.	Chr	'is.	А.	Ber	$gen^*$	۰.	. C	amd	len.

- James Buchanan\*.. Trenton.
   J. A. Geissenhainer\*. Freehold.
   Samuel Fowler\*.....Newton.
- Samuel Fowler ..... Newton.
   Cornelius A. Cadmus.Paterson.
   Thos. Dunn English.Newark.
   Edw. F. McDonald...Harrison.

#### NEW YORK

1.	James W. Covert*Long Island City
2.	Alfred C. Chapin,Brooklyn.
3.	Wm, J. Coombs Brooklyn.
4.	John M. Clancy*Brooklyn.
5.	Alfred C. Chapin Brooklyn. Wm. J. Coumbs Brooklyn. John M. Clancy* Brooklyn. Thos. F. Magner* Brooklyn.
б.	John R. FellowsNew York city.
7.	Edw. J. Dunphy*New York city.
8.	Tim. J. Campbellt. New York city.
9.	Amos J. Cummings*. New York city.
10.	W.B. Cockran <sup>†</sup> New York city.
11.	J. DeWitt WarnerNew York city.
12.	Amos J. Cummings*. New York city, W. B. Cockrant New York city, J. DeWitt Warner New York city, Joseph J. Little New York city, Ashbel P. Fitch* New York city.
13.	Ashbel P. Fitch* New York city.
14.	W.G.Stannecker*Yonkers,
15.	Henry BacontGoshen.
16.	John H. Ketcham*. Dover Plains.
17.	Isaac N. Cox Ellenville.
18.	J. A. Quackenbush*.Stillwater.
19.	Charles Tracey*Albany.
20.	John Sanford <sup>*</sup> Amsterdam. John M. WeverPlattsburgh.
21.	John M. Wever Plattsburgh.
22.	N. M. CurtisOgdensburg.
23.	Henry W. BentleyBooneville.
24.	George Van HornCooperstown.
25.	James J. Belden*Syracuse. George W. RaytNorwich.
26.	George W. KaytNorwich.
Z(.	Sereno E. Payne*Auburn.
20. 00	H. H. RockwellElmira. John Raines*Canandaigua.
29. 90	Honry S. Greenleaft Bochester
3U. 21	Henry S. Greenleaft.Rochester. J. W. WadsworthtGenesee.
01. 90	Dan'l N. Lockwood <sup>†</sup> .Buffalo.
04. 92	Thos. L. Bunting Hamburgh.
24	Warren B. Hooker. Fredonia.
<b>JT</b>	Warren Di Lloonor ni rouonilli

#### NORTH CAROLINA.

 Wm. A. B. Branch...Washington.
 H. P. Cheatham\*...Henderson.
 Benj. F. Grady.....Wallace.
 Benj. H. Bunn\*....Rocky Mount.
 A. H. A. Williams... Oxford. S. B. Alexander .... Charlotte.
 S. B. Alexander .... Charlotte.
 John S. Henderson\* Salisbury.
 Wm. H. H. Cowles\* Wilkesborough.
 Wm. T. Crawford.... Waynesville.

#### NORTH DAKOTA.

Martin N. Johnson. Petersburg.

#### оню.

1.	Bellamy StorerCincinnati.
2.	John A. Caldwell*Cincinnati.
3.	George W. Houk Dayton.
4.	Martin K. GantzTroy.
5.	Fred'k C. Layton Wapakoneta.
6.	Dennis D. Donovan. Deshler.
7.	Wm. E. Haynes*Fremont.
8.	Darius D. Hare Upper Sandusky
9.	Jos. H. Outhwaite*.Columbus.
10.	Robert E. Doan Wilmington.
11.	John M. Pattison Milford.
12.	Wm. H. EnochsIronton.

#### OHIO. -(Continued.)

Irvine	Dungan	 Jacks	son.

- 14.

#### OREGON.

#### Binger Hermann\*. . Roseburg.

#### PENNSYLVANIA.

1.	H. H. Bingham*Philadelphia.
2.	Charles O'Neill* Philadelphia.
4.	John E. Reyburn*. Philadelphia.
5	Alfred C. Harmer*Philadelphia.
6	John B. RobinsonMedia.
	Edwin R. Hallowell. Willow Grove.
8	William Mutchler*Easton.
	David B. Brunner*Reading.
	Marriott Brosius* Lancaster.
	Lemuel Amerman., Scranton.
	George W. ShonkPlymouth.
13	James B Reilly* Pottevillo
1.1	James B. Reilly*Pottsville, John W. Rife*Middleton.
15	Myron B. Wright*Susquehanna.
16	Albert C. HopkinsLock Haven.
1/7	Simon P. Wolverton, Sunbury,
10	Louis E. Atkinson*, Mifflinton.
	F. E. Beltzboovert. Carlisle.
19.	F. E. Deltzhouvert. Carlisle,
20.	Edward Scull*Somerset.
21.	George F. Huff Greensburg.
22.	John Dalzell* Pittsburg.
25.	William A. Stone Allegheny City.
24.	Andrew J. Stewart Ohiopyle.
	Eugene P. Gillespie Greenville.
	Matthew Griswold. Erie.
	Charles W. Stone*. Warren.
28.	George F. KribbsClarion.

#### RHODE ISLAND.

Oscar Lapham\*.....Providence.
 Charles H. Page.....Scituate.

#### SOUTH CAROLINA.

- William H. Brawley Charleston.
   George D. Tillman\*. Clark's Hill.
   George W. Shell.... Laurens.
   John J. Hemphill\*. Chester.
   L. T. Stackhouse.... Little Rock.
   William Elliottt‡.... Beaufort.

#### SOUTH DAKOTA.

- 1. John L. Jolley ......Vermillion. 2. John A. Pickler\*....Faulkton,

#### TENNESSEE.

- Alfred A. Taylor\*...Johnson City.
   John C. Houk......Knoxville.
   H. C. Snodgrass....Sparta.
   Benton McMillin\*...Carthage.
   Jas. D. Richardson\*.Murfreesboro'.
   J. E. Washington\*...Cedar Hill.
   Wichel N. Gor. Fromklin

- Nicholas N. Cox.... Franklin.
   Benj. A. Enloe\*..... Jackson.
   Rice A. Pierce\*..... Union City.

- 10. Josiah Patterson .... Memphis.

#### TEXAS.

- 1. Charles Stewart\*.... Houston.

- Charles Stewart\*..., Houston.
   John B. Long...., Palestine.
   C. Buckley Kilgore\*, Will's Point.
   David B. Culberson\*, Jefferson.
   Joseph W. Bailey..., Gainesville.
   Joseph Abbott\*..., Hillsboro.
   William H. Crain\*... Chero.
   Littleton W. Moore\*. La Grange.
   Joseph D. Sayers\*... Bastrop.
   S. W. T. Lanham\*... Weatherford.

#### VERMONT.

- H. Henry Powers...Morrisville.
   William W. Grout\*.Barton.

#### VIRGINIA.

- Vildinna.
   William A. Jones.... Warsaw.
   John W. Lawson... Isle of Wight.
   George D. Wiset‡.... Richmond.
   James F. Epcs.... Blackstone.
   Posey G. Lester\*.... Floyd C. H.
   Chas. T. O'Ferrall<sup>\*</sup>. Harrisonburgh.
   E. E. Meredith ..... Prince Williams.
   John A. Buchanar\*. Abingdon.
   H. St. G. Tucker\*.... Staunton.

#### WASHINGTON.

John L. Wilson\*....Spokane Falls.

#### WEST VIRGINIA.

- John O. Pendleton; Wheeling.
   Wm. L. Wilson\*.... Charlestown.
   John D. Alderson\*..Nicholas C. H.
   James A. Capehart..Mount Pleasant.

#### WISCONSIN.

- Clinton A. Babbit....Beloit.
   Charles Barwig\*....Mayville.
   Allen R. Bushnell....Madison.
   John L. Mitchell...Milwaukee.
   George H. Brickner\* Sheboygan Falls
   Luncom Million
- Lucas M. Miller..... Oshkosh.
   Frank P. Coburn....West Salem.
   Nils P. Haugen\*....River Falls.
- 8. Nils P. Haugen\*....Antigo.

WYOMING.

Clarence D. Clark\*.. Evanston.

#### TERRITORIES.

ARIZONA-M. A. Smith\*. Tombstone. NEW MEXICO-A. Joseph\*. Ojo Caliente. OKLAHOMA-D.A. Harvey. Oklahoma City. UTAH-John T. Caine\*. .Salt Lake City.

#### FIFTY-SECOND CONGRESS, 1891-1893.\*

#### SENATORS (Alphabetically Arranged).

Aldrich, N. W	Harris, Isham G
Hansbrough, L. CNorth Dakota	Stewart, W. M

\* For changes, up to the moment of going to press, see Addenda, preceding Index.

# FIFTY-SECOND CONGRESS, 1891-1893.

Ind line !!-

# SENATORS (Alphabetically Arranged).-Continued.

Teller, Henry MColorado	1	Walthall, E. C Mississippi
Turpie, D. S Indiana		Warren, F. E
Vance, Z. B North Carolina	1	Washburn, W. D Minnesota
Vest, George G Missouri		White, E. D Louisiana
Vilas, W. FWisconsin		Wilson, James F Iewa
Voorhees, D. WIndiana	1	Wolcott, E. O Colorado

# REPRESENTATIVES (Alphabetically Arranged).

	-r
Ahbott, JosephTexas Alderson, J. DWest Virginia Alexander, S. BNorth Carolina	Chapin A C Now New York
Alderson J. D. West Virginia	Chapin, A. C New York Cheatham, H. P North Carolina
Alexander C B North Granitica	Cheatham, H. F North Carelina
Alexander, S. DNorth Carolina	Chipman, J. Logan
Allen, J. M	Clancy, J. M New York
Amerman, LPennsylvania	Clark, C. D Wyoming
Andrew, J. F Massachusetts	Clarke, R. H Alabama
Arnold Marshall Missouri	Clover P H
Athingon I F Desmanler	Clover, B. H
Atkinson, L. E	Cobb, J. E
Babbitt, ClintonWisconsin Bacon, HenryNew York	Cobb, S. W Misseuri
Bacon, HenryNew York	Coburn, F. P Wisconsin
Bailey, J. W. Texas	Cockran W B New Vork
Baker, WilliamKansas Bankhead, John HAlabama	Cockran, W. B New York Cogswell, WmMassachusetts
Danklin, William II	Cogswen, wmmassachusetts
Bankheau, John HAlabama	Compton, B Maryland
Bartine, H. F Nevada	Ceolidge, F. S Massachusetts
Barwig, Charles Wisconsin Beeman, J. H	Compton, B
Beeman, J. H. Mississippi	Cooper G W Indiana
Reiden James T New Vorla	Correct I W Now York
Dollmon (1 E	Covert, J. W
beiknap, C. E Michigan	Cowles, W. H. H North Carelina
Beitzhoover, F. E Pennsylvania	Cox, I. NNew York
Bentlev, H. W New York	Cox, N. N
Bergen C A New Jersey	Crain, W. H Texas
Belknap, C. E. Michigan Belknap, C. E. Michigan Bentley, H. W. New York Bergen, C. A. New Jersey Bingham, H. H. Pennsylvania	Chamford W 7
Dingham, II. II I chillsylvania	Crawford, W. TNorth Carclina Crisp, C. FGeorgia
Blanchard, N. C Louisiana Bland, R. P Misseuri	Crisp, C. FGeorgia
Bland, R. P Misseuri	Crosby, J. C Massachusetts
Blount, J. H	Culberson, D. B
Boatner, C. J. Louisiana	Cummings A J New York
Bontelle C A Maine	Curtis N M Now York
Doubene, U. A	Outline T M
Bowers, w. w	Cutting, J. T Cantornia
Bowman, Thomas Iowa	Cutting, J. T
Branch, W. A. B North Carolina	Daniels, W. F New Hampshire
Bowman, Thomas	LIAVIS JODD KADSAS
Prodringidge C P Arkensee	DeArmond, D. AMissouri DeForest, R. EConnecticut Dickerson, W. WKentucky
Dreckinninge, C. K	Dellement D E
Breckinridge, W. C. P	DeForest, R. E Connecticut
Bretz, J. LIndiana Brickner, G. HWisconsin	Dickerson, W. WKentucky
Brickner, G. H Wisconsin	Dingley, N., Jr. Maine Dixon, W. W. Montana Dean, R. E. Ohio Deckery, A. M. Misseuri
Broderick C Kansas	Dixon, W. W Montana
Brookshire F V Indiana	Dean R E Ohie
Brookshire, E. VIndiana Brosius, MPennsylvania	Doolerry A M Missouri
brosius, m	Deukery, A. M
Brown, J. B Indiana	Deniver, J. F
Brunner, D. B Pennsylvania	Donovan, D. D Ohio
Bryan, W. J Nebraska	Dugan, I
Buchanan, J. A Virginia	Dupphy E J New York
Duchanan, J. A	Durborow A C In Illinois
Buchanan, J New Jersey	Durborow, A. C., JI
Bullock, RFlorida	Edmunds, P. C.
Bunn, B. HNorth Carolina	Elliett, WSouth Carolina
Bunting, T. L New York Burrows, J. C Michigan	Ellis, W. T
Burrows I C Michigan	English T. D. New Jersey
Burrows, J. C	Enloe, Benj. J
bussey, S. 1	Enobe W II Ohio
Bussey, S. T. Illinois Bussnell, A. R. Wisconsin Butler, W. H. Jowa	Enochs, W. HOhio Epes, J. FVirginia
Butler, W. HIowa	Epes, J. FVirginia
Bynum, W. D Indiana	Everrett, R. W Georgia
Bynum, W. D Indiana Byrns, S Missouri	Everrett, R. W
O-hl- D.T. Illinois	
Cable, B.TIllinois Cadmus, C.ANew Jersey	Tithing O W
Cadmus, C. A New Jersey	Fitnian, G. w
Caldwell, J. A	Fitch, Asnoel P
Caminetti, ACalifornia	Forman, W. S Illinois
Campbell T I New York	Forney, W. H Alabama
Camphon, I. J Woot Virginia	Fowler S New Jersev
Capenari, J west virginia	Enveton E H
Caruth, Asher G Kentucky	Fullston, E. n
	Contz M K Ohio
Cate, W. CArkansas Cansey, J. WDelaware	Geary, T. J. California Geissenhainer, J. A
Cauce, II. C Dolowono	Geissenhainer J. A. New Jersev
Causey, J. w	Generation, or manners of bersey
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# **REPRESENTATIVES** (Alphabetically Arranged).—Continued.

Gillognia E P	Bonneylyonia	Mille
Gillespie, E. r	Femsylvania	Milli
Goodnight, I. H		
Gorman, J. S.	Michigan	Mite
Grady, B. F	North Carolina	Moo
Greenleaf. H. S	New York	Mon
Griswold M R	Pennsylvania	Mors
Grant W W	Vermont	Mos
Tall O M	Minpagoto	Mut
Hall, O. M.		Man
Hallowell, E. N	Pennsylvania	MCA
Halvorson, K	Minnesota	MeC
Hamilton, J. T	Iowa	McA McC McC McD
Hare. D. D	Ohio	McD
Harmer A C	Pennsylvania	McG McK McK
Harries W H	Minnesota	Mek
Hanten M D	Obia	Mok
Harter, M. D	Missani	Mol
Hatch, W. H		McK
Hangen, N. P	Wisconsm	McK
Hayes, Walter I	Iowa	McM
Havnes, W. E	Ohio	McR
Heard J. T	Missonri	New
Henderson D B	Towa	Nort
Hondorson, L.S.	North Corolino	Oate
Henderson, J. S	North Caronna	Oate
Henderson, T. J		O'De
Herbert, H. A	Alahama	O'Fa
Hemphill, J. J	South Carolina	O'Ne
Hermann, Binger	Oregon	O'Ne
Hitt. R. R.		O'Ne
Hoar S	Massachusetts	Otis
Holman W S	Indiana	Otis, Outh
Hacken Chevles E	Miggiggingi	
Hooker, Charles E	mississippi	Ower
Hooker, W. B	New York	Page
Hopkins, A. C	Pennsylvania	Page
Hopkins, A. J	Illinois	Parr
Houk. G. W	Ohio	Patt
Houk John C	Tennessee	Patt
Huff G F	Ponnsylvania	Patt
11.11 T A T		Dorr
Taba and IT IT		Payr
Johnson, H. U	Indiana	Payr Pear
Johnson, T. L	Ohio	Pear
Johnson, M. N	North Dakota	Peel. Pend
Johnstone, G	South Carolina	Pend
Jolley, J. L.	South Dakota	Perk
Janes W A	Virginia	Pick
Kom O M	Nobraska	Piero
Kendell I W	Wantu alan	Deet
Kenuali, J. W	Kentucky	Post.
Ketcham, J. H	New_York	Powe
Kilgore, C. B	Texas	Price
Krebbs, G. F	Pennsvlvania	Quao Rain
Kyle, J. C.		Rain
Lagan M D	Lauisiana	Rand
Lane Edward	Illinois	Par
Lanborn S W T	Torrag	Ray, Rayı
Lannam, S. W. L	The la Telas	Rayi
	Knode Island	Reed
Lawson, J. W		Reill Reyt
Lawson, T. G	Georgia	Reyb
Layton, F. C	Ohio	Rich
Lester. P. G.	Virginia	Rife,
Lester, R. E.	Georgia	Robe
Lewis Clark	Miggigginni	Dabi
Lind Tabr	Minnasta	Robi
	ainnesota	Rock
Turne, 1. 1	New York	Rusk
Livingston, L. F.	Georgia	Russ
Lockwood, D. N	New York	Sanf
Lodge, H. C	Massachusetts	Saye
Long, J. B.	Teres	Scot
Loud E F	Colifornia	
Lunch T	Wiegen	Scull
Momon II I	wisconsin	Seer
magner, T. F	New York	Shell
Manory, S. R	Florida	Shive
Mansur, Charles H	Missouri	Shou
Martin, A. N.		Simp
Meredith, E. E.	Virginia	Smit
Gillespie, E. P Goodnight, I. H. Gorady, B. F. Greenlead, H. S. Griswold, M. R. Groot, W. W. Hallowell, E. N. Hallowell, E. N. Hallowell, E. N. Hallowell, E. N. Harter, N. D. Harter, M. D. Henderson, J. S. Henderson, J. S. Hooker, Charles E. Hooker, W. B. Hook, John C. Hull, J. A. T. Johnson, H. U. Johnson, H. U. Johnson, M. N. Johnson, M. N. Johnson, M. N. Johnson, M. N. Johnson, M. N. Johnson, J. H. Kiglore, C. B. Kyle, J. C. Lagaan, M. D. Lane, Edward. Lanham, S. W. T. Lapham, O. Lawson, J. W. Ketcham, J. H. Kilgore, I. E. Lester, R. E. Lewis, Clark. Lind, John. Little, J. J. Livingston, L. F. Lockwood, D. N. Lodge, H. C. Long, J. B. Loud, E. F. Lynch, T. Magner, T. F. Mallory, S. R. Mansur, Charles H. Martin, A. N. Meredith, E. E. Meyer, A.	Louisiano	
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Miller, L. M	
Munken, S. L	<b>Main</b> e
Mitchell T L	Wigeansin
milenen, J. L	
Moore. L. W	Texas
Montgamony A P	Kontuolur
monigomery, A. D.	Kentucky
Morse, E. A.	
Messes C T	Cammia
Moses, C. L	
Mutchler W	Pennsylvania
MCAlles, W	Pennsylvania
McChellan C A O	Indiana
incolenan, o. A. O.	·····
McCreary, J. B	Kentucky
McDonold F F	Now Iorson
MCDonaid, E. F	new bersey
McGann, L. E.	Illingis
Makain Wm M	Monuland
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McKeighan, W A	. Nehraska
M - Warman T	Ch Harman
MCKenna, J	Camorna
McKinney L F	New Hampshire
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Memman, B	Tennessee
McRes. Thomas C	Arkansas
hichica, montas c	
Newberry, W. C	Illinois
Norton P H	Missouri
Oates, W. C	Alabama
O'Donnell I	Michigan
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O'Farrell, C. T	Virginia
O'Noll T'H	Massaahusatta
O nell, J. n	massacnusetts
O'Neill, C	Pennsvlvania
O'MALL T T	Minner
O'Nem, J. J	missonri
Otis. J. G	Kansas
Outhwaite I H	Ohia
Outilwance, J. H	
Owens, J. W	Ohio
Page C H	Phode Island
Design H	
rage, n	
Parrett, W.F	Indiana
Dottoman I	Termener
ratterson, J	
Pattison, J. M	Ohio
Patton D H	Now Vork
D	
rayne, S. E	New York
Paynter, T. H.	Kentucky
Poorson A I	Ohio
Pearson, A. J	Ohio
Pearson, A. J Peel, S. W	Ohio
Pearson, A. J Peel, S. W Pendleton, J. O.	Ohio Arkansas West Virginia
Pearson, A. J. Peel, S. W. Pendleton, J. O	Ohio Arkansas West Virginia
Pearson, A. J Peel, S. W Pendleton, J. O Perkins, G. D	Ohio Arkansas West Virginia Iowa
Pearson, A. J Peel, S. W Pendleton, J. O Perkins, G. D Pickler, J. A.	Ohio Arkansas West Virginia Iowa
Pearson, A. J Peel, S. W Pendleton, J. O Perkins, G. D. Pickler, J. A.	Ohio Arkansas West Virginia Iowa South Dakota
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A.	Ohio Arkansas West Virginia South Dakota Tennessee
Pearson, A. J. Peel, S. W. Pendleton, J. O Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S.	Ohio Arkansas West Virginia Iowa South Dakota Tennessee Ulinois
Pearson, A. J. Peel, S. W. Pendleton, J. O Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powere H. H.	Ohio Arkansas West Virginia South Dakota Tennessee Illinois
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powers, H. H.	Arkansas West Virginia Iowa South Dakota Tennessee Illinois Vermont
Pearson, A. J. Peel, S. W. Perdleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powers, H. H. Price, Andrew.	Ohio Arkansas West Virginia Iowa South Dakota Tennessee Illinois Vermont Louisiana
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Onackenbush, I. A.	Arkansas West Virginia Iowa South Dakota Tennessee Illinois Vermont Louisiana New Vork
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A.	Arkansas West Virginia Iowa South Dakota Illinois Vermont Louisiana New York
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Kaines, J.	Arkansas West Virginia 
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Randall, C. S.	Arkansas West Virginia Iowa South Dakota Tennessee Illinois Vermont Louisiana New York Masachusetts
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Raines, J. Randall, C. S. Pay, G. W.	Ar Ohio Arkansas West Virginia Jowa South Dakota Tennessee Illinois Vermont Louisiana New York Massachusetts Massachusetts
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Raines, J. Randall, C. S. Ray, G. W.	Arkansas West Virginia Iowa South Dakota Tennessee Vermont Louisiana New York Massachusetts New York
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powers, H. H. Price, Andrew Quackenbush, J. A. Raines, J. Randall, C. S. Ray, G. W.	Arkansas West Virginia Jova South Dakota Tennessee Illinois Vermont Louisiana New York Massachusetts New York Marvland
Pearson, A. J. Peed, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Raines, J. Randall, C. S. Ray, G. W. Rayner, I. Beed. T. B.	Arkansas West Virginia Iowa South Dakota Tennessee Illinois Vermont Louisiana New York Massachusetts New York Maryland Maine
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Raines, J. Randall, C. S. Ray, G. W. Rayner, I. Read, T. B.	Arkansas Arkansas West Virginia Iowa South Dakota Tennessee Illinois Vermont Louisiana New York Massachusetts New York Masyland Maine
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Raines, J. Randall, C. S. Ray, G. W. Rayner, I. Reed, T. B. Reilly, J. B.	Arkansas West Virginia Jowa South Dakota Tennessee Illinois Vermont Louisiana New York Massachusetts New York Maryland Maine Pennsylvania
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Raines, J. Randall, C. S. Ray, G. W. Rayner, I. Reed, T. B. Reilly, J. B. Reivburn, J. E.	Arkansas West Virginia Iowa South Dakota Tennessee Vermont Louisiana New York Massachusetts New York Maryland Maine Pennsylvania Pennsylvania
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Raines, J. Randall, C. S. Ray, G. W. Rayner, I. Reelly, J. B. Rephurn, J. E. Pickowicz, J. D.	Arkansas West Virginia Jova South Dakota Tennessee Illinois Vermont Louisiana New York Massachusetts New York Massachusetts New York Maryland Maine Pennsylvania Pennsylvania
Pearson, A. J. Peed, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Raines, J. Randall, C. S. Ray, G. W. Rayner, I. Reed, T. B. Reilly, J. B. Reyburn, J. E. Michardson, J. D.	Arkansas West Virginia Iowa South Dakota Tennessee Illinois Vermont Louisiana New York Massachusetts New York Maryland Maine Pennsylvania Pennsylvania Tennessee
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Randall, C. S. Ray, G. W. Rayner, I. Reed, T. B. Reilly, J. B. Reyburn, J. E. Richardson, J. D. Rife, J. W.	Arkansas Arkansas West Virginia Iowa South Dakota Tennessee Illinois Vermont Louisiana New York Masachusetts New York Maryland Pennsylvania Pennsylvania Tennessee Pennsylvania
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Raines, J. Randall, C. S. Ray, G. W. Rayner, I. Beed, T. B. Reilly, J. B. Reyburn, J. E. Richardson, J. D. Richardson, J. D. Richer, S. M.	Arkansas West Virginia Jowa South Dakota Tennessee Illinois Vermont Louisiana New York New York Massachusetts New York Maryland Pennsylvania Pennsylvania Tennessee Pennsylvania
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Randall, C. S. Ray, G. W. Rayner, I. Reed, T. B. Reilly, J. B. Reithardson, J. D. Richardson, J. D. Richardson, S. M.	Arkansas West Virginia Iowa South Dakota Tennessee Illinois Vermont Louisiana New York Massachusetts New York Maryland Pennsylvania Pennsylvania Tennessee Pennsylvania Louisiana
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Raines, J. Randall, C. S. Ray, G. W. Rayner, I. Reilly, J. B. Reyburn, J. E. Richardson, J. D. Rife, J. W. Robertson, S. M.	Arkansas West Virginia Jova South Dakota Tennessee Illinois Vermont Louisiana New York Massachusetts New York Masyland Maryland Maine Pennsylvania Pennsylvania Louisiana Arkansetts New York Maryland Maine Pennsylvania Pennsylvania Louisiana Pennsylvania
Pearson, A. J. Peed, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Randall, C. S. Ray, G. W. Rayner, I. Reed, T. B. Reily, J. B. Richardson, J. D. Richardson, J. D. Richardson, S. M. Robertson, S. M. Robinson, J. B.	Arkansas West Virginia Iowa South Dakota Tennessee Illinois Vermont Louisiana New York Massachusetts New York Maryland Pennsylvania Pennsylvania Pennsylvania Pennsylvania Pennsylvania Pennsylvania Pennsylvania Pennsylvania Pennsylvania New York
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Randall, C. S. Ray, G. W. Rayner, I. Reed, T. B. Reilly, J. B. Reilly, J. B. Rife, J. W. Robertson, S. M. Robinson, J. B. Rockwell, H. H.	Arkansas Arkansas West Virginia Iowa South Dakota Tennessee Illinois Vermont Louisiana New York Masachusetts New York Maryland Pennsylvania Pennsylvania Tennessee Pennsylvania Pennsylvania Pennsylvania New York
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Raines, J. Randall, C. S. Ray, G. W. Rayner, I. Reed, T. B. Reilly, J. B. Reilly, J. B. Richardson, J. D. Richardson, J. D. Richardson, J. B. Robertson, S. M. Robinson, J. B. Rockwell, H. H.	Arkansas West Virginia Iowa South Dakota Tennessee Illinois Vermont Louisiana New York Massachusetts New York Maryland Pennsylvania Pennsylvania Pennsylvania Pennsylvania Pennsylvania Pennsylvania Pennsylvania New York Maryland
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Piecker, J. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Randall, C. S. Ray, G. W. Rayner, I. Read, T. B. Reilly, J. B. Reibardson, J. D. Rife, J. W. Robertson, S. M. Robinson, J. B. Rockwell, H. H. Russell, C. A.	Arkansas Mest Virginia Iowa South Dakota Tennessee Illinois Vermont Louisiana New York Massachusetts New York Masryland Pennsylvania Pennsylvania Pennsylvania Dennsylvania Pennsylvania New York Maine
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Raines, J. Randall, C. S. Ray, G. W. Rayner, I. Reed, T. B. Reidly, J. B. Reyburn, J. E. Richardson, J. D. Richardson, J. D. Richardson, J. B. Robeitson, S. M. Robeitson, J. B. Rockwell, H. H. Rusk, H. W. Russell, C. A. Sonford Y.	Arkansas West Virginia Iowa South Dakota Tennessee Illinois Vermont Louisiana New York New York Massachusetts New York Maryland Pennsylvania Pennsylvania Pennsylvania Pennsylvania Pennsylvania Pennsylvania New York Maryland Connecticut
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Randall, C. S. Ray, G. W. Rayner, I. Read, I. C. S. Reilly, J. B. Reilly, J. B. Reichardson, J. D. Rife, J. W. Robertson, S. M. Robinson, J. B. Rockwell, H. H. Rusk, H. W. Russell, C. A. Sanford, J.	Arkansas West Virginia Iowa South Dakota Tennessee Vermont Louisiana New York Massachusetts New York Massachusetts New York Maryland Pennsylvania Pennsylvania Dennsylvania Pennsylvania Newsyora Maine Pennsylvania New York Maryland Connecticut New York
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Raines, J. Randall, C. S. Ray, G. W. Rayner, I. Reed, T. B. Reilly, J. B. Reyhurn, J. E. Rickardson, J. D. Rife, J. W. Robertson, S. M. Robertson, S. M. Robertson, J. B. Rockwell, H. H. Russell, C. A. Sanford, J. Sayers, J. D.	Arkansas Arkansas West Virginia Iowa South Dakota Tennessee Illinois Vermont Louisiana New York Masyland Maryland Pennsylvania Pennsylvania Pennsylvania Pennsylvania Pennsylvania Pennsylvania New York Maryland Connecticut New York Maryland Pensylvania Pensylvania Pensylvania New York Maryland Connecticut New York Maryland
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Randall, C. S. Ray, G. W. Rayner, I. Reed, T. B. Reilly, J. B. Reichardson, J. D. Richardson, J. D. Richardson, J. B. Robertson, S. M. Robinson, J. B. Rockwell, H. H. Rusk, H. W. Russell, C. A. Sanford, J. Savers, J. D.	Arkansas West Virginia Iowa South Dakota Tennessee Illinois Vermont Louisiana New York Massachusetts New York Massachusetts New York Maine Pennsylvania Pennsylvania Pennsylvania Pennsylvania New York Marjland Connecticut New York
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Piecre, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Randall, C. S. Ray, G. W. Rayner, I. Read, T. B. Reilly, J. B. Reilly, J. B. Reibardson, J. D. Rife, J. W Robertson, S. M. Robertson, J. B. Rockwell, H. H. Russell, C. A. Sanford, J. Sayers, J. D. Scott, Q.	Arkansas West Virginia Iowa South Dakota Tennessee Illinois Vermont Louisiana New York Massachusetts New York Massachusetts New York Maine Pennsylvania Pennsylvania Pennsylvania Dennsylvania Nemsylvania Nemsylvania Nemsylvania New York Maryland Connecticut New York Maryland Connecticut New York
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Raines, J. Randall, C. S. Ray, G. W. Rayner, I. Reed, T. B. Reilly, J. B. Reilly, J. B. Richardson, J. D. Richardson, J. D. Richardson, J. D. Richardson, J. B. Robertson, S. M. Robinson, J. B. Rockwell, H. H. Rusk, H. W. Russell, C. A. Sayers, J. D. Scottl, Cavard.	Arkansas West Virginia Iowa South Dakota Tennessee Illinois Vermont Louisiana New York Massachusetts New York Maryland Pennsylvania Pennsylvania Pennsylvania Pennsylvania Pennsylvania New York Maryland Connecticut New York Maryland Connecticut New York Texas Illinois Pennsylvania
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Piecker, J. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Randall, C. S. Ray, G. W. Rayner, I. Read, J. C. Rayner, I. Reily, J. B. Reily, J. B. Reichardson, J. D. Rife, J. W. Robertson, S. M. Robinson, J. B. Rockwell, H. H. Russell, C. A. Sanford, J. Secritev, J. J.	Arkansas Mest Virginia Iowa South Dakota Tennessee Illinois Vermont Louisiana New York Massachusetts New York Massachusetts New York Maryland Pennsylvania Pennsylvania Dennsylvania New York Maine Pennsylvania New York Maryland Connecticut New York Texas Illinois Pennsylvania
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Raines, J. Randall, C. S. Ray, G. W. Rayner, I. Reed, T. B. Reilly, J. B. Reyburn, J. E. Rick, J. W. Robertson, S. M. Robertson, J. B. Rockwell, H. H. Russell, C. A. Sanford, J. Sayers, J. D. Scott, O. Scoul, Edward. Seerley, J. W.	Arkansas Arkansas West Virginia Iowa South Dakota Tennessee Illinois Vermont Louisiana New York Massachusetts New York Massachusetts New York Maryland Pennsylvania Pennsylvania Pennsylvania Pennsylvania New York Maryland Connecticut New York
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Randall, C. S. Ray, G. W. Rayner, I. Reed, T. B. Reidly, J. B. Reidly, J. B. Reyburn, J. E. Richardson, J. D. Richardson, J. D. Richardson, S. M. Robinson, J. B. Rockwell, H. H. Rusk, H. W. Russell, C. A. Sanford, J. Sayers, J. D. Scott, O. Scotl, O. Shell, C. W.	Arkansas West Virginia Iova South Dakota Tennessee Illinois Vermont Louisiana New York Massachusetts New York Maryland Pennsylvania Pennsylvania Pennsylvania Pennsylvania New York Maryland Connecticut New York
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Piecker, J. A. Piece, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Randall, C. S. Ray, G. W. Rayner, I. Reed, T. B. Reilly, J. B. Reyburn, J. E. Richardson, J. D. Rick, J. W. Robertson, S. M. Robinson, J. B. Rockwell, H. H. Russell, C. A. Sanford, J. Sayers, J. D. Scott, O. Scull, Edward Seerley, J. J. Shivelv, Beni, F.	Arkansas Arkansas West Virginia Iowa South Dakota Tennessee Illinois Vermont Louisiana New York Massachusetts New York Massachusetts New York Maine Pennsylvania Pennsylvania Pennsylvania Pennsylvania New York Maryland Connectieut New York
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pickler, J. A. Picker, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Raines, J. Randall, C. S. Ray, G. W. Rayner, I. Reed, T. B. Reilly, J. B. Reyburn, J. E. Richardson, J. D. Richardson, J. D. Richardson, J. B. Robertson, S. M. Robinson, J. B. Rockwell, H. H. Russk, H. W. Russell, C. A. Saygers, J. D. Scott, O. Scott, G. W. Shell, C. W. Shuvely, Benj, F.	Arkansas West Virginia Iova South Dakota Tennessee Illinois Vermont Louisiana New York Massachusetts New York Massachusetts New York Maryland Pennsylvania Pennsylvania Pennsylvania Pennsylvania New York Maryland Connecticut New York Maryland Connecticut New York Illinois Pennsylvania New York Maryland Connecticut New York Illinois Pennsylvania
Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Piecker, J. A. Pierce, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Randall, C. S. Ray, G. W. Rayner, I. Read, T. B. Reilly, J. B. Reibardson, J. D. Rife, J. W. Robertson, S. M. Robinson, J. B. Rockwell, H. H. Russell, C. A. Sanford, J. Sayers, J. D. Scott, O. Scull, Edward Seerley, J. J. Shively, Benj, F. Shouk, G. W.	Arkansas Mest Virginia Iova South Dakota Tennessee Illinois Vermont Louisiana New York Massachusetts New York Massachusetts New York Maine Pennsylvania Pennsylvania Pennsylvania Nem York Maryland Connecticut New York Maryland Connecticut New York Texas Illinois Pennsylvania New York Maryland Connecticut New York Texas Illinois Pennsylvania New York Maryland Connecticut New York Texas Illinois Pennsylvania New York Maryland Connecticut New York Maryland Connecticut New York Maryland Mew York
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Pearson, A. J. Peel, S. W. Pendleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Post, Philip S. Powers, H. H. Price, Andrew. Quackenhush, J. A. Raines, J. Randall, C. S. Ray, G. W. Rayner, I. Reed, T. B. Reilly, J. B. Reibardson, J. D. Rife, J. W. Robertson, S. M. Robinson, J. B. Rockwell, H. H. Russell, C. A. Sanford, J. Savers, J. D. Scott, O. Scull, Edward. Seerley, J. J. Shively, Benj, F. Shouk, G. W. Simita, G. W.	Arkansas Mest Virginia Iowa South Dakota Tennessee Illinois Vermont Louisiana New York Massachusetts New York Maryland Pennsylvania Pennsylvania Pennsylvania New York Maryland Connecticut New York Maryland Mary
Miller, L. M. Milliken, S. L. Mitchell, J. L. Moore, L. W. Morse, E. A. Mosse, C. A. Mosses, C. L. Mutchler, W. McCallelan, C. A. O. McCreary, J. B. McDonald, E. F. McClellan, C. A. O. McCreary, J. B. McConne, L. E. McKaig, Wm. M. McKeina, J. McKeina, J. McKeina, J. McKaighan, W. A. McKenna, J. McKeina, J. McKaighan, W. A. McKenna, J. McKaighan, W. A. McKenna, J. McKaighan, W. A. McKenna, J. McKinney, L. F. McMillan, B. McKiney, L. F. McMillan, B. McKiney, L. F. McMillan, B. McKiney, J. F. McMillan, B. McKiney, J. F. McMill, J. H. O'Neill, J. O'Farrell, C. T. O'Donnell, J. McMill, J. H. O'Neill, J. H. O'Neill, J. J. Outhwaite, J. H. Owens, J. W. Page, H. Parterson, J. Pattison, J. M. Patton, D. H. Payne, S. E. Paynter, T. H. Pearson, A. J. Peedleton, J. O. Perkins, G. D. Pickler, J. A. Pierce, R. A. Powers, H. H. Price, Andrew. Quackenbush, J. A. Raines, J. Randall, C. S. Ray, G. W. Rayner, I. Reving, J. B. Richardson, J. B. Rockwell, H. H. Russell, C. A. Sauford, J. Sayers, J. D. Scott, O. Scull, Edward Secerley, J. S. Smith, G. W. Sinder, S. H. C.	Arkansas West Virginia Iova South Dakota Tennessee Illinois Vermont Louisiana New York Massachusetts New York Massachusetts New York Massachusetts New York Maryland Pennsylvania Pennsylvania Dennsylvania New York Maryland Connecticut New York Maryland Illinois Pennsylvania Kansas Illinois

# **REPRESENTATIVES** (Alphabetically Arranged),-Continued.

Snow, H. W	Illinois
Sperry, L.	Connecticut
Sperry, L Springer, W. M	Illinois
Stackhouse, E. T	South Carolina
Stahlnecker, W. G	New York
Stephenson, S. M	
Stevens, M. T	Massachusetts
Stewart. A	Pennsvlvania
Stewart, C	Texas
Stewart, L.	Illinois
Stewart, C Stewart, L. Stockdale, T. R.	Mississippi
Stone, Chas. W	Pennsylvania
Stone, W. A	Penusylvania
Stone, W. J	Kentucky
Storer, B	Ohio
Stout, B. G	Michigan
Stump, H	Maryland
Sweet, Willis	Idaho
Sweet, Willis Tarnsey, J. C	Missouri
Taylor, A	Illinois
Taylor, A. A	Tennessee
Taylor, E.B	Ohio
Taylor, Joseph D	Ohio
Taylor, $\nabla$ . A	Ohio
Terry, W. L	Arkansas
Tillman, G. D	South Carolina
Townsend, H Tracey, C	Colorado
Tracey, C	New York
Tucker, H.S.G	Virginia
Turner, H. G	Georgia

Turpin, L. W Van Horn, G Wadsworth, J. W	Alabama
Van Horn, G	New York
Wadsworth, J. W	New York
Walker, J. H	Massachusetts
Warner, J. D.	New York
Warwick, J. G Washington, Jos. E	Ohio
Washington, Jos. E	Tennessee
Watson, T. E.	Georgia
Waugh, D	Indiana
Waugh, D. Weadcock, T. A. E	Michigan
Wever, J. M.	New York
Wheeler, H. H	Michigan
wneeler, J	Alabama
White, F. E Whiting, Justin R	Iowa
Whiting, Justin R	Michigan
Wike, Scott	Illinois
Wilcox, W. F	Connecticut
Williams, A. H. A	North Carolina
Williams, G. F	. Massachusetts
Williams, J. R	Illinois
Wilson, J. H	Kentucky
Wilson, J. L	Washington
Wilson, R. P. C Wilson, W. I	Missouri
Wilson, W. 1	West Virginia
Winn, T. E	Georgia
Wise, G. D	Virginia
Wolverton, S. P	Penusylvania
Wright, M. B	Pennsylvania
Youmans, H. M	Michigan

#### TERRITORIAL DELEGATES.

## RECAPITULATION.

States.	в	D. FA	States.	R.	D.I	FA
	10.	0	Nebraska		1	2
Alabama	••	÷.	New Hampshire	•••	2	~
Arkansas	• •	5		$\dot{2}$	ĩ	
California	4	2	New Jersey	- 2	9	
Colorado	1		Nevada	1	••	
	ī	3	New York	11	23	••
Connecticut	-		North Carolina	1	8	
Delaware	••	1	North Dakota	1		
Florida	••	2		ŵ	14	••
Georgia		10	Ohio	- 4	7.4	
Idaho	1		Oregon	1	::	••
Illinois	6	14	Pennsylvania	18		••
	2	<u>11</u>	Rhode Island		2	
Indiana	5	0	South Carolina		7	
Iowa		о 5	South Dakota	2		
Kansas	2				8	
Kentucky	1	10	Tennessee	~	11	
Louisiana		6	Texas	2	11	
Maine	4		Vermont	2		
Maryland		6.	Virginia	:	10	
Massachusetts	5	7	Washington	- 1		
		7 .	West Virginia		4	
Michigan	4	á i	Wisconsin	1	8	
Minnesota	- 1	3 1		- 1	-	
Mississippi	••	7	Wyoming	-	•••	
Missouri		14			090	
Montana		1	Totals	. 88	×30	8
MOULSHIS	••	-				

#### APPORTIONMENT OF REPRESENTATIVES, 1789-1893.

THE act of 1891 provides that after March 3, 1893, the House of Representatives shall be composed of 356 members, to be apportioned as follows:

Alabama 9,	Iowa 11,	Montana 1,	Rhode Island 2,
Arkansas 6,	Kansas 8,	Nebraska 6,	South Carolina 7,
California 7,	Kentucky 11,	Nevada 1,	South Dakota 2,
Colorado 2,	Louisiana 6,	New Hampshire 2,	Tennessee 10,
Connecticut 4,	Maine 4,	New Jersey 8,	Texas 13,
Delaware 1.	Maryland 6,	New York 34,	Vermont 2,
Florida 2,	Massachusetts 13,	North Carolina 9,	Virginia 10,
Georgia 11,	Michigan 12,	North Dakota 1,	Washington 2,
Idaho 1,	Minnesota 7,	Ohio 21,	West Virginia 4,
Illinois 22,	Mississippi 7,	Oregon 2,	Wisconsin 10,
Indiana 13,	Missouri 15,	Pennsylvania 30,	Wyoming 1.

Whenever a new State is admitted, Representatives assigned to it shall be in addition to the number 356. In each State entitled under this apportionment the number in the LIIId and each subsequent Congress shall be elected by districts composed of contiguous territory, and containing as nearly as practicable an equal number of inhabitants. These districts shall be equal to the number of Representatives to which the State may be entitled in Congress, no one district electing more than one Representative. In case of an increase in the number of Representatives shall be elected by the State at large, and the other Representatives by the districts now prescribed by law until the Legislature shall redistrict such State, and if there be no increase in the number of Representatives from a State, the Representatives shall be elected from the districts now prescribed by law until such State be redistricted, as herein prescribed by the State Legislature.

Alabama, Arkansas, California, Colorado, Georgia, Kansas, Massachusetts, Michigan, Missouri, New Jersey, Oregon and Wisconsin gained one Representative each : Illinois, Minnesota, Pennsylvania and Texas two each, and Nebraska three.

The basis of representation for the last apportionment is found by dividing the total population of all the States by 356. Then by the quotient, which, from results of the Eleventh Census, is 173,901, the population of each State is divided. If the population be exactly divisible by that number, the answer will show how many members of Congress the State is entitled to; though no State can have less than one. As there is often a fraction left over after doing this sum in division, the total of all the answers will be something less than 356, as it happens 339. These seventeen Representatives are then allotted to the States having the largest fractions, one to each.

The following exhibit shows the apportionment for the House of Representatives since the formation of the government :

cen-11th cen- Mar. sus, Mar. 883. 4, 1893.	173,901	。 。 。 。 。 。 。 。 。 。 。 。 。 。 。 。 。 。 。
10th sus, 4, 1	151,911	8891221022 :
9th cen- sus, Mar. 4, 1873.	131,425	֎ㅋㅋㅋㅋ생약 : 22202020202022 : 나니요가怒® : 영너건상자 : 근유요요 : 88 222
8th cen- sus, Mar. 4, 1863.	127,381	8888
7th cen- sus, Mar. 4, 1853.	93,423	ναα :411α :01α :540014000 :
6th cen- sus, Mar. 4, 1843.	70,680	▶ · · · · · · · · · · · · · · · · · · ·
2d cen- 8d cen- 4th cen- 6th cen- 6th cen- sus, Mar. sus, Mar. sus, Mar. sus, Mar. 8us, Mar. 4, 1803. 4, 1813. 4, 1823. 4, 1833. 4, 1843.	47,700	د
4th cen-   sus, Mar. 4, 1823.	40,000	аан н
3d cen- sns, Mar. 4, 1813.	35,000	
2d cen- sus, Mar. 4, 1803.	33,000	・ 
1st cen- sus, Mar. 4, 1793.	33,000	····································
Consti- tution, 1789.	30,000	анна анна анна анна анна анна анна ан
States.	Ratio of repres'n.	Alabama Alabama Arkansas Collictorio Connecticut Connecticut Delaware Forida Georgia Georgia Foraa Kentucky Indiana Foraa Kentucky Indiana Kentucky Kentucky Kentucky Kentucky Maryland Maryland Maryland Maryland Markata Mar

#### THE NEW APPORTIONMENT-STATES REDISTRICTED.\*

#### CONGRESSIONAL APPORTIONMENTS.

ALABAMA.

Alabama as redistricted Feb. 13, 1891:

1st District-Counties of Mobile, Washington, Clark, Monroe. Choctaw and Marengo.

2d District-Counties of Baldwin, Wilcox, Escambia, Covington, Conecuh, Butler, Crenshaw, Pike and Montgomery.

3d District-Counties of Geneva, Coffee, Dale, Henry, Barbour, Bullock, Russell and Lee.

4th District-Counties of Dallas, Chilton, Shelby, Talladega, Calhoun and Cleburne.

5th District—Counties of Lowndes, Augusta, Elmore, Macon, Tallapoosa, Coosa, Chambers, Clay and Randolph.

6th District-Counties of Sumter, Greene, Pickens, Tuscaloosa, Lamar, Favette. Walker and Marion.

7th District-Counties of St. Clair, Etowah, Cherokee, Marshall and De-Kalb.

8th District-Counties of Colbert, Lawrence, Morgan, Jackson, Madison, Limestone and Lauderdale.

#### ARKANSAS.

Arkansas as redistricted by the Legislature of 1890-91:

1st District—Counties of Chicot, Desha, Phillips, Lee, St. Francis, Crit-tenden, Woodruff-Cross, Jackson, Poinsett, Mississippi, Craighead, Law-

rence, Greene, Sharp, Randolph and Clay. 2d District—Counties of Bradley, Drew, Cleveland, Lincoln, Dallas, Jefferson, Grant, Hot Springs, Garland, Saline, Montgomery, Polk, Scott and Sehastian.

3d District-Counties of Ashley, Union, Calhoun, Ouichita, Columbia, Clark, Nevada, Lafayette, Hempstead, Pike, Howard, Sevier, Little River and Miller.

4th District-Counties of Pulaski, Perry, Yell, Logan, Pope, Johnson and Franklin.

5th District-Counties of Faulkner, Conway, Van Buren, Searcy, Newton, Boone, Carroll, Madison, Washington and Burton. 6th District—Counties of Arkansas, Monroe, Prairie, Lonoke, White,

Cleburne, Independence, Stone, Izard, Marion, Baxter and Fulton.

#### COLORADO.

Colorado as redistricted in 1891:

1st District—Counties of Lorimer, Weld, Morgan, Logan, Washington, Sedgwick, Phillips, Yuma, Arapahoe, Jefferson, Lake and Park.

2d District—The remainder of the State.

#### GEORGIA.

Georgia as redistricted in 1891:

1st District-Counties of McIntosh, Liberty, Bryan, Chatham, Tattnall, Bullock, Effingham, Screven, Emanuel and Burke. 2d District—Counties of Thomas, Decatur, Berrien, Colquitt, Worth,

Mitchell, Miller, Baker, Early, Calhoun, Dougherty, Clay, Terrell, Randolph and Quitman.

\* For revisions and additions to this list, up to the moment of going to press, see Addenda, preceding Index.

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3d District—Counties of Wilcox, Pulaski, Twiggs, Houston, Dooley, Lee, Sumter, Macon, Crawford, Taylor, Schley, Webster and Stewart.

4th District-Counties of Marion, Chattahoochee, Muscogee, Talbot, Harris, Meriwether, Troup, Coweta, Heard and Carroll.

5th District-Counties of Johnson, Laurens, Dodge, Montgomery, Tel-fair, Irwin, Appling, Coffee, Pierce, Wayne, Glynn, Camden, Charlton, Ware, Clinch and Echols.

6th District-Counties of Baldwin, Jones, Bihb, Monroe, Butts, Henry, Spalding, Pike and Upson.

7th District—Counties of Cobb, Paulding, Haralson, Polk, Floyd, Barton, Gordon, Chattooga, Murray, Whitfield, Catoosa, Dade and Walker.

8th District—Counties of Jasper, Putnam, Greene, Morgan, Oconce, Clarke, Oglethorpe, Wilkes, Madison, Elbert, Hart and Franklin.

9th District-Counties of Gwinnett, Milton, Jackson, Bauks, Hall, Forsythe, Cherokee, Pickens, Dawson, Habersham, White, Lumpkin-Gilmer, Fannin, Union Towns and Rabun.

10th District—Counties of Wilkinson, Washington, Jefferson, Bullock, Hancock, Warren, Richmond, Columbia, Lincoln, McDuffie and Taliaferro. 11th District—Counties of Walton, Newton, Rockdale, DeKalb, Fulton,

Douglass, Campbell, Henry, Clayton, Fayette and Spaulding.

#### INDIANA.

Indiana as redistricted in 1891:

1st District-Counties of Posey, Vanderburg, Gibson, Pike, Warwick, Spencer and Perry.

2d District-Counties of Crawford, Dubois, Orange, Lawrence, Martin, Daviess, Green and Knox.

3d District-Counties of Harrison, Floyd, Clark, Scott, Jefferson, Jennings, Jackson and Washington.

4th District-Counties of Switzerland, Ohio, Dearborn, Ripley, Decatur, Franklin, Rush and Shelby.

5th District-Counties of Bartholomew, Brown, Johnson, Monroe, Morgan, Hendricks, Owen and Putnam.

6th District-Counties of Fayette, Union, Wayne, Randolph, Henry and Delaware.

7th District-Counties of Marion, Hancock and Madison.

8th District-Counties of Sullivan, Vigo, Clay, Vermillion, Park and Fountain.

9th District-Counties of Hamilton, Boone, Tipton, Howard, Clinton. Tippecanoe, Warren and Benton.

10th District-Counties of Lake, Newton, Porter, Jasper, Pulaski, Fulton, White, Cass and Carroll.

11th District-Counties of Miami, Wabash, Huntington, Wells, Adams, Jay, Blackford and Grant.

12th District-Counties of Lagrange, Steuben, Noble, DcKalb, Whitley and Allen.

13th District-Counties of Elkhart, Kosciusko, Marshall, St. Joseph, La Porte and Starke.

#### MICHIGAN.

The following gives the Congressional districts of Michigan as the State was apportioned under the census of 1890 by the last Legislature. The arrangement of the different counties under the bill, with the population of

each, is: 1. The 1st, 2d, 3d, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 13th, and 15th wards of the city of Detroit; population, 173,841.

2. Jackson, Lenawee, Washtenaw, Monroe, and the townships of Plymouth, Canton, Van Buren, Romulus, Sumpter, Huron, Brownstown, Monguagon, Taylor and Ecorse, and the city of Wyandotte in Wayne county: population, 192,779.

Hillsdale, Branch, Calhoun, Kalamazoo and Eaton; population, 172, 309. 3. 4. St. Joseph. Cass. Berrien, Van Buren, Allegan and Barry; population, 180.874.

5. Ottawa, Kent and Ionia; population, 178,081.

Ingham, Livingston, Genesee and Oakland, the townships of Livonia, 6. Nankin, Dearborn, Redford, Springwell and Greenfield in the county of Wayne, and the 12th, 14th and 16th wards in the city of Detroit; population, 190.443.

Huron, Sanilac, Lapeer, St. Clair and McComb, and the townships of 7. Grosse Pointe and Hamtramck in Wayne county; population, 181,441.

Tuscola, Saginaw, Shiawassee and Clinton; population, 172,342.

Muskegon, Newaygo, Oceana, Mason, Lake, Wexford, Manistee, Ben-9. zic, Leelanaw and Manitou; population, 149,558.

10. Bay, Midland, Gladwin, Arenac, Ogemaw, Iosco, Alcona, Oscoda, Crawford, Montmorency, Alpena, Presque Isle, Cheboygan, Emmet and Otsego; population, 154,811.

Montcalm, Gratiot, Isabella, Mecosta, Osceola, Clare, Roscommon, 11. Missaukee, Kalkaska, Grand Traverse, Antrim and Charlevoix; population 167,629.

Delta, Schoolcraft, Chippewa, Mackinac, Ontonagon, Marquette, 12.Menominee, Dickinson, Baraga, Houghton, Keweenaw, Isle Royal, Alger, Luce, Iron and Gogebic (comprising the upper peninsula); population, 180,658.

It is intended to give six safely Democratic districts-the 1st, 2d, 5th, 7th, 8th and 10th. The 6th and 9th are set down as doubtful, but as giving the Democrats more than a fighting chance. The 3d, 4th, 11th and 12th are safely Republican. By some the 5th is also classified as doubtful, but under ordinary circumstances it would undoubtedly be hard for the Republicans to carry it.

#### MINNESOTA.

Minnesota as redistricted in 1891:

1st District-Counties of Wabasha, Winona, Houston, Olmsted, Fillmore, Dodge, Mower, Steele, Freeborn and Waseca.

2d District-Counties of Blue Earth, Nicolet, Faribault, Brown, Watonwan, Martin, Jackson, Cottonwood, Redwood, Chippewa, Lac qui Parle,

Yellow Medicine, Lincoln, Lyon, Pipe Stone, Murray, Rock and Nobles. 3d District—Counties of Goodhue, Dakota, Rice, Scott, Carver, Meeker,

Sibley, Le Sueur and Renville. 4th District—Counties of Washington, Chicago, Isanti and Kanabee.

5th District—The county of Hennepin.

6th District—Pile county of Heinepili. 6th District—Counties of Anoka, Wright, Sherburne, Stearns, Benton, Mille Lacs, Morrison, Todd, Crow Wing, Atkins, Pine, Carlton, Cass, Wadena, Hubbard, Beltrami, Itasca, St. Louis, Lake and Cook. 7th District—Counties of Kandiyohi, Swift, Big Stone, Stevens, Pope, Traverse, Grant, Douglass, Wilkin, Otter Tail, Clay, Becker, Norman,

Polk, Marshall and Kittson.

NEBRASKA.

Nebraska as redistricted in 1891:

1st District-Counties of Richardson, Pawnee, Johnson, Nemaha, Otoe, Lancaster and Cass.

2d District-Counties of Sarpy, Douglass and Washington.

3d District-Counties of Merrick, Nance, Boone, Antelope, Knox, Pierce, Madison, Platte, Colfax, Stanton, Wayne, Cedar, Dixon, Dakota, Thurston, Coming, Burt and Dodge.

4th District—Counties of Gage, Jefferson, Thayer, Saline, Fillmore,

Seward, York, Hamilton, Po.k, Butler and Saunders. 5th District—Counties of Clay, Nuckolls, Hall, Adams, Webster, Kearney, Franklin, Harlan, Phelps, Furnas, Gosper, Red Willow, Frontier, Hitchcock, Hayes, Dundy, Chase and Perkins. 6th District—The remainder of the State.

#### NEW JERSEY.

New Jersey as redistricted in 1891:

1st District-Counties of Cape May, Cumberland, Salem, Gloucester and Camden.

2d District—Counties of Atlantic, Burlington, Ocean and Mercer.

3d District-Counties of Monmouth, Middlesex and Somerset.

4th District-Counties of Hunterdon, Warren, Morris, Essex and Sussex.

5th District—Counties of Bergen and Passaic.

6th District-City of Newark.

7th District—Cities of Hoboken and Jersey City.

8th District-County of Union.

#### NORTH CAROLINA.

North Carolina as redistricted in 1891:

1st District-Carteret, Pamlico, Pitt, Beaufort, Hyde, Dare, Tyrrell, Washington, Martin, Chowan, Hertford, Perquimans, Gates, Pasquotank and Currituck.

2d District—Counties of Lenoir, Wayne, Greene, Wilson, Edgecombe, Warren, Halifax, Northampton and Bertie.

3d District-Counties of Craven, Jones, Onslow, Duplin, Bladen, Samp-

son, Cumberland, Harnett, and Moore. 4th District—Counties of Vance, Franklin, Nash, Johnson, Wake, Chatham and Randolph.

5th District-Counties of Granville, Durham, Person, Orange, Alamance. Caswell, Guilford, Rockingham and Stokes.

Caswell, Gullford, Rockingham and Stokes.
6th District—Counties of Pender, New Hanover, Brunswick, Columbus, Robson, Richmond, Anson, Union and Mecklenburg.
7th District—Counties of Montgomery, Stanly, Cabarrus, Rowan, Davidson, Davie, Yadkin, Iredell, Catawba and Lincoln.
8th District—Counties of Gaston, Cleveland, Burke, Alexander, Caldwell, Mitchell, Watauga, Wilkes, Ashe, Alleghany, Surry and Forsythe.
9th District—Counties of Polk, Rutherford, McDowell, Yancey, Buncombe, Henderson, Madison, Haywood, Transylvania, Jackson, Swain, Macon, Graham, Cherokee and Clay.

#### OHIO.

Ohio as redistricted by act of March 11, 1890:

District 1. That so much of the county of Hamilton as is now contained within the limits of the 1st, 2d, 3d, 4th, 5th, 6th, 7th, 8th, 9th, 18th, 19th, 20th, 21st, 26th, and 27th wards of the city of Cincinnati, as they are now consti-tuted, and the townships of Anderson, Columbia, Spencer, Symmes, Syca-more and Southeast, St. Bernard and Clifton precincts of Mill Creek township.

# NORTH ARLINGTON

2The balance of the county of Hamilton as is now contained within the limits of the 10th, 11th, 12th, 13th, 14th, 15th, 16th, 17th, 22d, 23d, 24th, 25th, 28th, 29th and 30th wards of the city of Cincinnati as they are now coustituted. and the townships of Springfield, Colerain, Green, Delhi, Miami, Whitewater, Harrison, Crosby and College Hill, Winton Place, Western, Avondale, Bond Hill, Elmwood and Northeast precincts of Mill Creek township.

The counties of Butler, Montgomerv and Warren. 3.

The counties of Champaign, Darke, Mercer, Miami, Preble and 4. Shelby.

The counties of Allen, Auglaize, Hardin, Logan, Putnam and Van 5. Wert.

The counties of Defiance, Fulton, Henry, Paulding, Williams and 6. Wood.

7. The counties of Erie, Lucas, Ottawa and Sandusky.

The counties of Hancock, Marion, Seneca, Union and Wyandot. 8.

The counties of Franklin, Madison and Pickaway. 9.

10. The counties of Clark, Clinton, Fayette, Greene and Ross.

The counties of Adams, Brown, Clermont, Highland and Pike. The counties of Athens, Gallia, Lawrence, Meigs and Scioto. 11.

12.

The counties of Fairfield, Hocking, Jackson, Morgan, Perry and 13. Vinton.

14. The counties of Coshocton, Licking, Muskingum and Tuscarawas.

The counties of Ashland, Crawford, Delaware, Knox, Morrow and 15. Richland.

16.

17.

The counties of Holmes, Medina, Wayne and Stark. The counties of Belmont, Noble, Monroe and Washington. The counties of Carroll, Columbiana, Guernsey, Harrison, and Jef-18. ferson.

19. The counties of Ashtabula, Geauga, Mahouing, Portage and Trumbull.

20. The counties of Huron, Lake, Lorain, Summit, and the townships of Bedford, Chagrin Falls, East Cleveland, Euclid, Mayfield, Newburg, Orange, Warrensville, Solon, Brecksville, Brooklyn, Dover, Middleburg, Olmstead, Parma, Independence, Rockport, Royalton and Strongsville, in Cuyahoga county, and the 18th, 19th, 20th, 21st and 27th wards of the city

of Cleveland as they are now constituted. 21. The 1st, 2d, 3d, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, 15th, 16th, 17th, 22d, 23d, 24th, 25th, 26th, 28th, 29th, 30th, 31st, 32d, 33d, 34th, 35th, 36th, 37th, 38th, 39th and 40th wards of the city of Cleveland as they are now constituted.

OREGON.

Oregon as redistricted in 1891:

1st District-Counties of Tillamook, Washington, Clarkamas, Yamhili, Polk, Marion, Benton, Linn, Lane, Douglass, Coos, Curry, Josephine, Jackson, Klamath and Lake.

2d District—Counties of Clatsop, Columbia, Multnomah, Wasco, Sher-man, Gillman, Morrow, Umatilla, Union, Wallowa, Baker, Grant, Crook, Harney and Malheur.

#### TENNESSEE.

Tennessee as redistricted in 1891:

1st District-Counties of Johnson, Carter, Sullivan, Washington, Unicoi, Cocke, Greene, Hamblen, Hawkins, Granger, Hancock and Claiborne.

2d District-Counties of Scott, Campbell, Union, Anderson, Morgan, Roane, Knox, Jefferson, Sevier, Blount and Louden.

3d District—Counties of Monroe, McMinn, Meigs, Polk, Bradley, James, Hamilton, Marion, Frankliu, Sequatchie, Grundy, Bledsoe, Van Buren, Warren and White.

4th District—Counties of Fentress, Pickett, Overton, Putnam, Jackson, Clay, Macon, Trousdale, Wilson, Smith and Sumner.

5th District—Counties of Lincoln, Moore, Coffee, Bedford, Marshall, Cannon, Rutherford and DeKalb.

6th District—Counties of Davidson, Cheatham, Robertson, Montgomery, Humphreys, Houston and Stewart.

7th District—Counties of Dickson, Hickman, Williamson, Lewis, Maury, Giles, Lawrence and Wayne.

8th District-Counties of Henry, Carroll, Benton, Perry, Decatur, Henderson, Madison, Chester, McNairy and Hardin.

9th District—Counties of Lake, Obion, Weakley, Gibson, Dyer, Lauderdale, Crockett and Haywood.

10th District-Counties of Tipton, Shelby, Fayette and Hardeman.

#### WISCONSIN.

Wisconsin as redistricted in 1890:

1st District-Counties of Kenosha, Racine, Walworth, Rock, Green and Lafavette.

2d District-Counties of Jefferson, Dodge, Dane and Columbia,

3d District-Counties of Grant, Iowa, Crawford, Richland, Sauk, Vernon, Juneau and Adams.

4th District-County of Milwaukee.

5th District-Counties of Waukesha, Washington, Ozaukee and Sheboygan

6th District-Counties of Marquette, Green Lake, Fond du Lac, Manitowoc, Calumet, Winnebago, and Waushara.

7th District—Counties of LaCrosse, Monroe, Jackson, Trempealeau, Buffalo, Pepin and Eau Claire.

8th District—Counties of Wood, Portage, Waupaca, Outgamie, Brown, Kewaunee and Door.

9th District—Counties of Clark, Taylor, Pierce, Ashland, Oneida, Lincoln, Marathon, Shawano, Langlade, Forest, Florence, Marinette and Oconto.

10th District--Counties of Bayfield, Douglass, Sawyer, Washburn, Burnett, Chippewa, Barron, Polk, St. Croix, Dunn and Pierce.

## RULES ADOPTED BY THE FIFTY-FIRST CONGRESS.

THE principal changes made by the fifty-first in the rules of the former House were these:

1. In new Rule VIII., it was required that every member shall be present within the hall of the House during its sittings, unless excused or necessarily prevented, and shall vote on each question put, unless he has a direct personal or pecuniary interest in the event of such question. The old rule required him to be present and to vote "unless on motion made before division or the commencement of the roll-call and decided without debate, he shall be excused," or unless he has a direct personal or pecuniary interest in the event of such question. The provision within quotation marks gave opportunity for frivolous and dilatory motions.

a construct of a data distance. The provision stands question within questions of privilege, the new rules gave them "precedence of all other questions, except motions to adjourn." The old rules gave them precedence of "all other questions except motions to fix the day to which the House shall adjourn, and for a recess."

3. The new rules required that "all proposed action touching the rules, joint rules and order of business shall be referred to the Committee on Rules." The old rule did not contain the clause "and order of business," and left the struggle over precedence of business to go on under the general rules in the House.

4. The new rules struck from the rule touching committees the old provision that "any commission authorized by law to report by bill to the House shall have leave to report such bill at any time and may call the same up for consideration, as provided in the fifth clause of Rule XXIV." Their report, it was intended under the new rules, should come in as reports from the committees of the House.

5. The new rules established three calendars, and provided that "all reports of committees, except as provided in clause 51 of Rule XI., together with the views of the minority, shall be delivered to the clerk for printing and reference to the proper calendar under the direction of the Speaker, in accordance with the foregoing clause, and the titles or subjects thereof shall be entered on the Journal and printed in the Record." The old rules permitted the reporting of bills and their reference in open session, with the reference of them in certain prescribed cases to be determined by vote of the House.

6. The new rules added this clause to Rule XV.: "On the demand of any member, or at the suggestion of the Speaker, the names of members sufficient to make a quorum in the hall of the House who do not vote, shall be noted by the clerk and recorded in the Journal, and reported to the Speaker with the names of the members voting, and be counted and announced in determining the presence of a quorum to do business."

announced in determining the presence of a quorum to do business." 7. The new rules (XVI., clause 4) reduced the number of motions in order when a question is under debate, by striking out the motions "to fix the day to which the House shall adjourn, and to take a recess." Motions to adjourn, to lay on the table, for the previous question, to postpone to a day certain, to refer or amend, or to postpone indefinitely were left.

8. The new rules struck out the clause that "a motion to fix the day to which the House shall adjourn, a motion to adjourn and to take a recess shall always be in order."

9. The new rules inserted as clause 10 of Rule XVI. the words: "No dilatory motion shall be entertained by the Speaker."

10. The new rule struck out the old clause which required that the pre-



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vious question should extend only to the engrossment and third reading of a bill, and then be renewed so as to reach the question of passage; and inserted a clause that it may be made to "include the bill to its passage or rejection."

11. The new rules struck out as motions having preference of a motion to reconsider a vote, the motion "to fix the day to which the House shall adjourn or to take a recess."

12. The new rule extended to bills, the old rule relating to memorials and petitions, and provided for the introduction of all by handing them to the Speaker or clerk for appropriate reference to committees.

13. The new rule changed, the old rule so as to fix "one hundred members" as a quorum in the Committee of the Whole. The old rule had no provision on the subject, but a quorum in Committee of the Whole was treated the same as a quorum in the House.

14. The new rules required that all propositions involving a tax or charge upon the people "originating either in the House or Senate," shall be first considered in a Committee of the Whole. The words within quotation marks were not in the old rule.

15. The new rule changed the "order of business" so as to conform to the other changes made; but these variations are of minor consequence and are not stated.

16. There were several other unimportant changes to make the plan harmonious.

#### THE ACTION OF THE HOUSE.

The new rules came up for debate and action in February, 1890.

On the 13th, pending the clause to insert the words: "No dilatory motion shall be entertained by the Speaker," a motion to add the words: "But a demand for the yeas and nays shall not be considered dilatory," was rejected—yeas, 119 (Republicans 2, Democrats 117); nays, 149 (Republicans 147, Democrats 2). A motion to add the words: "And the Speaker shall not in any case refuse to entertain an appeal from his decision," was rejected —yeas, 114 (all Democrats); nays, 140 (all Republicans). A motion on the 14th to strike out the clause was rejected—yeas, 140 (all Democrats); nays, 155 (all Republicans).

#### RULES, HOUSE OF REPRESENTATIVES.

#### FIFTY-SECOND CONGRESS.

#### RULE I.

#### DUTIES OF THE SPEAKER.

1. The Speaker shall take the chair on every legislative day precisely at the hour to which the House shall have adjourned at the last sitting, immediately call the members to order, and on the appearance of a quorum, cause the journal of the proceedings of the last day's sitting to he read, having previously examined and approved the same.

2. He shall preserve order and decorum, and in case of disturbance or disorderly conduct in the galleries, or in the lobby, may cause the same to be cleared.

3. He shall have general control, except as provided by rule or law, of the hall of the House, and the disposal of the unappropriated rooms in that part of the Capitol assigned to the use of the House until further order.

4. He shall sign all acts, addresses, joint resolutions, writs, warrants, and subprenas of, or issued by order of, the House, and decide all questions of order subject to an appeal by any member, on which appeal no member shall speak more than once, unless by permission of the House. 5. He shall rise to put a question, but may state it sitting; and shall put

5. He shall rise to put a question, but may state it sitting; and shall put questions in this form, to wit: "As many as are in favor (as the question may he) say Ay;" and after the affirmative voice is expressed, "As many as are opposed say No;" if he doubts, or a division is called for, the House shall divide; those in the affirmative of the question shall first rise from their seats, and then those in the negative; if he still doubts, or a count is required by at least one-fifth of a quorum, he shall name one from each side of the question, to tell the members in the affirmative and negative; which being reported, he shall rise and state the decision.

6. He shall not be required to vote in ordinary legislative proceedings, except where his vote would be decisive, or where the House is engaged in voting hy hallot; and in all cases of a tie vote the question shall be lost.

7. He shall have the right to name any member to perform the duties of the Chair, but such substitution shall not extend beyond an adjournment: *Provided, however,* That in case of his illness, he may make such appointment for a period not exceeding ten days, with the approval of the House at the time the same is made; and in his absence and omission to make such appointment, the House shall proceed to elect a Speaker pro tempore, to act during his absence.

#### RULE II.

#### ELECTION OF OFFICERS.

There shall be elected by a *viva voce* vote at the commencement of each Congress, to continue in office until their successors are chosen and qualified, a Clerk, Sergeant at Arms, Doorkeeper, Postmaster, and Chaplain, each of whom shall take an oath to support the Constitution of the United States, and for the true and faithful discharge of the duties of his office, to the best of his knowledge and ability, and to keep the secrets of the House, and each shall appoint all of the employés of his department provided for by law.

#### RULE III.

#### DUTIES OF THE CLERK.

1. The Clerk shall, at the commencement of the first session of each Congress, call the members to order, proceed to call the roll of members by States in alphabetical order, and, pending the election of a Speaker or Speaker *pro tempore*, preserve order and decorum, and decide all questions of order, subject to appeal by any member.

2. He shall make, and cause to be printed and delivered to each member, or mailed to his address, at the commencement of every regular session of Cougress, a list of the reports which it is the duty of any other or department to make to Congress, referring to the act or resolution and page of the volume of the laws or journal in which it may be contained, and placing under the name of each officer the list of reports required of him to be made; also make a weekly statement of the resolutions and bills upon the Speaker's table, accompanied with a brief reference to the orders and proceedings of the House upon each, and the dates of such orders and proceedings, which statement shall be printed.

3. He shall note all questions of order, with the decisions thereon, the record of which shall be printed as an appendix to the Journal of each session; and complete, as soon after the close of the session as possible, the printing and distribution to members and delegates of the journal of the House, together with an accurate and complete index; retain in the library at his office, for the use of the members and officers of the House, and not to be withdrawn therefrom, two copies of all the books and printed documents deposited there; send, at the end of each branch of the Legislature of every State and Territory; preserve for and deliver or mail to each member and delegate an extra copy, in good binding, of all documents printed hy order of either House of the Congress to which he belonged; attest and affix the seal of the House, certify to the passage of all bills and joint resolutions, make or approve all contracts, bargains, or agreements relative to furnishing any matter or thing, or for the performance of any labor for the House, keep the stationery accounts of members and delegates, and pay them as provided by law. He shall pay to the officers and employés of the House of Representatives, on the last day of each month, the amount of their salaries that shall be due them; and when the last day of the month falls on Sunday he shall pay them on the day next preceding.

#### RULE IV.

#### DUTIES OF THE SERGEANT-AT-ARMS.

1. It shall be the duty of the Sergeant-at-Arms to attend the House during its sittings, to maintain order under the direction of the Speaker, and, pending the election of a Speaker or Speaker *pro tempore*, under the direction of the Clerk; execute the commands of the House, and all processes issued by authority thereof, directed to him by the Speaker, keep the accounts for the pay and mileage of Members and Delegates, and pay them as provided by law.

2. The symbol of his office shall be the mace, which shall be borne by him while enforcing order on the floor.

#### RULE V.

#### DUTIES OF OTHER OFFICERS.

1. The Doorkeeper shall enforce strictly the rules relating to the privileges of the hall and be responsible to the House for the official conduct of his employés.

2. At the commencement and close of each session of Congress he shall take an inventory of all the furniture, books, and other public property in the several committee and other rooms under his charge, and report the same to the House, which report shall be referred to the Committee on Accounts to ascertain and determine the amount for which he shall be held liable for missing articles.

3. He shall allow no person to enter the room over the hall of the House during its sittings; and fifteen minutes before the hour for the meeting of the House each day he shall see that the floor is cleared of all persons except those privileged to remain, and kept so until ten minutes after adjournment.

#### RULE VI.

The Postmaster shall superintend the post-office kept in the Capitol for the accommodation of Representatives, delegates, and officers of the House, and be held responsible for the prompt and safe delivery of their mail.

#### RULE VII.

The Chaplain shall attend at the commencement of each day's sitting of the House and open the same with prayer.

#### RULE VIII.

#### OF THE MEMBERS.

1. Every member shall be present within the hall of the House during its sittings, unless excused or necessarily prevented; and shall vote on each question put, unless, on motion made before division or the commencement of the roll-call and decided without debate, he shall be excused, or unless he has a direct personal or pecuniary interest in the event of such question. 2. Pairs shall be announced by the Clerk, after the completion of the second roll-call, from a written list furnished him, and signed by the mem-

2. Pairs shall be announced by the Clerk, after the completion of the second roll-call, from a written list furnished him, and signed by the member making the statement to the Clerk, which list shall be published in the Record as a part of the proceedings, immediately following the names of those not voting: *Provided*, That pairs shall be announced but once during the same legislative day.

#### RULE IX.

#### QUESTIONS OF PRIVILEGE.

Questions of privilege shall be, first, those affecting the rights of the House collectively, its safety, dignity, and the integrity of its proceedings; second, the rights, reputation, and conduct of members individually in their representative capacity only; and shall have precedence of all other questions, except motions to fix the day to which the House shall adjourn, to adjourn, and for a recess.

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## RULE X

#### OF COMMITTEES.

Unless otherwise specially ordered by the House, the Speaker shall ap-1. point, at the commencement of each Congress, the following standing committees, viz.:

On Elections, to consist of fifteen members.

On Ways and Means, to consist of fifteen members.

On Appropriations, to consist of fifteen members.

On the Judiciary, to consist of fifteen members. On Banking and Currency, to consist of fifteen members. On Coinage, Weights, and Measures, to consist of thirteen members.

On Interstate and Foreign Commerce, to consist of seventeen members.

On Rivers and Harbors, to consist of fifteen members.

On the Merchant Marine and Fisheries, to consist of thirteen members.

On Agriculture, to consist of fifteen members.

On Foreign Affairs, to consist of thirteen members.

On Military Affairs, to consist of thirteen members. On Naval Affairs, to consist of thirteen members.

On the Post-Office and Post-Roads, to consist of fifteen members.

On the Public Lands, to consist of thirteen members.

On Indian Affairs, to consist of thirteen members.

On Territories, to consist of thirteen members.

On Railways and Canals, to consist of thirteen members.

On Manufactures, to consist of eleven members.

On Mines and Mining, to consist of thirteen members.

On Public Buildings and Grounds, to consist of thirteen members.

On Pacific Railroads, to consist of thirteen members.

On Levees and Improvement of the Mississippi River, to consist of thirteen members.

On Education, to consist of thirteen members.

On Labor, to consist of thirteen members.

On the Militia, to consist of thirteen members.

On Patents, to consist of thirteen members. On Invalid Pensions, to consist of fifteen members.

On Pensions, to consist of thirteen members.

On Claims, to consist of fifteen members.

On War Claims, to consist of thirteen members.

On Private Land Claims, to consist of thirteen members.

On the District of Columbia, to consist of fifteen members.

On Revision of the Laws, to consist of thirteen members.

On Expenditures in the State Department, to consist of seven members.

On Expenditures in the Treasury Department, to consist of seven members.

On Expenditures in the War Department, to consist of seven members.

On Expenditures in the Navy Department, to consist of seven members. On Expenditures in the Post-Office Department, to consist of seven

members.

On Expenditures in the Interior Department, to consist of seven members. On Expenditures in the Department of Justice, to consist of seven

members.

On Expenditures in the Department of Agriculture, to consist of seven members.

On Expenditures on Public Buildings, to consist of seven members.

On Rules, to consist of five members.

On Accounts, to consist of nine members.

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On Mileage, to consist of five members.

Also the following joint standing committees, viz.:

On the Library, to consist of three members.

On Printing, to consist of three members. On Enrolled Bills, to consist of seven members.

2. He shall also appoint all select committees which shall be ordered by the House from time to time;

The first-named member of each committee shall be the chairman; 3. and in his absence, or being excused by the House, the next-named member, and in his absorbed, of boung one shall happen, unless the committee by a ma-jority of its number elect a chairman; and in case of the death of a chairman, it shall be duty of the Speaker to appoint another.

4. The chairman shall appoint the clerk of his committee, subject to its approval; who shall be paid at the public expense, the House having first provided therefor.

#### RULE XI.

#### POWERS AND DUTIES OF COMMITTEES.

All proposed legislation shall be referred to the committees named in the preceding rule as follows, viz.: Subjects relating— 1. to the election of members: to the Committee on Elections;

2 to the revenue and the bonded debt of the United States; to the Committee on Ways and Means;

3. to appropriation of the revenue for the support of the government as herein provided, viz.: for legislative, executive, and judicial expenses; for sundry civil expenses; for fortifications and coast defenses; for the District of Columbia: for pensions; and for all deficiencies: to the Committee on Appropriations;

to judicial proceedings, civil and criminal law: to the Committee on 4. the Judiciary:

5. to banking and currency: to the Committee on Banking and Currency;

to coinage, weights, and measures: to the Committee on Coinage, 6. Weights, and Measures;

7. to commerce, life-saving service, and lighthouses, other than appropriations for life-saving service and lighthouses: to the Committee on Interstate and Foreign Commerce;

8. to the improvement of rivers and harbors: to the Committee on Rivers and Harbors;

9. to the merchant marine and fisheries: to the Committee on the Merchant Marine and Fisheries:

10. to agriculture and forestry: to the Committee on Agriculture, who shall receive the estimates and report the appropriations for the Agricultural Department;

11. to the relations of the United States with foreign nations, including appropriations therefor: to the Committee on Foreign Affairs;

12. to the military establishment and the public defense, including the appropriations for its support and for that of the Military Academy: to the Committee on Military Affairs;

13. to the naval establishment, including the appropriations for its support: to the Committee on Naval Affairs;

14. to the post-office and post-roads, including appropriations for their support: to the Committee on the Post-Office and Post-Roads:

15. to the lands of the United States: to the Committee on the Public Lands:

to the relations of the United States with the Indians and the Indian 16. tribes, including appropriations therefor: to the Committee on Indian Affairs; 17. to Territorial legislation, the revision thereof, and affecting Territories or the admission of States: to the Committee on the Territories;

18. to railways and canals, other than Pacific railroads: to the Committee on Railways and Canals;

19. to the manufacturing industries: to the Committee on Manufactures;

20. to the mining interests: to the Committee on Mines and Mining;

21. to the public buildings and occupied or improved grounds of the United States, other than appropriations therefor: to the Committee on Public Buildings and Grounds;

22. to the railroads and telegraphic lines between the Mississippi River and the Pacific coast: to the Committee on Pacific Railroads;

23. to the levees of the Mississippi River: to the Committee on Levees and Improvements of the Mississippi River;

24. to education: to the Committee on Education;

25. to and affecting labor: to the Committee on Labor;

26. to the militia of the several States: to the Committee on the Militia;

27. to patents, copyrights, and trade-marks: to the Committee on Patents;

28. to the pensions of the Civil War: to the Committee on Invalid Pensions;

29. to the pensions of all the wars of the United States, other than the civil war: to the Committee on Pensions;

30. to private and domestic claims and demands, other than war claims, against the United States: to the Committee on Claims;

31. to claims arising from any war in which the United States has been engaged: to the Committee on War Claims;

32. to private claims to lands: to the Committee on Private Land Claims; 33. to the District of Columbia, other than appropriations therefor: to

33. to the District of Columbia, other than appropriations therefor: to the Committee for the District of Columbia;

34. to the revision and codification of the statutes of the United States': to the Committee on the Revision of the Laws;

35. The examination of the accounts and expenditures of the several Departments of the government and the manner of keeping the same; the economy, justness, and correctness of such expenditures; their conformity with appropriation laws; the proper application of public moneys; the security of the government against unjust and extravagant demands; retrenchment; the enforcement of the payment of moneys due to the United States; the economy and accountability of public officers; the abolishment of useless offices; the reduction or increase of the pay of officers, shall all be subjects within the jurisdiction of the eight standing committees on the public expenditures, in the several Departments, as follows:

36. In the Department of State: to the Committee on Expenditures in the State Department;

37. In the Treasury Department: to the Committee on Expenditures in the Treasury Department;

38. In the War Department: to the Committee on Expenditures in the War Department;

39. In the Navy Department: to the Committee on Expenditures in the Navy Department;

40. In the Post-Office Department: to the Committee on Expenditures in the Post-Office Department;

41. In the Interior Department: to the Committee on Expenditures in the Interior Department;

42. In the Department of Justice: to the Committee on Expenditures in the Department of Justice;

43. In the Department of Agriculture: to the Committee on Expenditures in the Department of Agriculture; 44. On public buildings: to the Committee on Expenditures on Public Buildings;

45. All proposed action touching the rules and joint rules and order of business shall be referred to the Committee on Rules;

46. Touching the expenditure of the contingent fund of the House, the auditing and settling of all accounts which may be charged therein by order of the House: to the Committee on Accounts;

47. The ascertainment of the travel of members of the House shall be made by the Committee on Milcage and reported to the Sergeaut-at-Arms;

48. Touching the Library of Congress, statuary, and pictures: to the Joint Committee on the Library;

49. All proposed legislation or orders touching printing shall be referred to the Joint Committee on Printing on the part of the House;

50. The enrollment of engrossed bills; to the Joint Committee on Enrolled Bills;

51. The following-named committees shall have leave to report at any time on the matters herein stated, viz. The Committee on Rules, on rules, joint rules, and order of business; the Committee on Elections, on the right of a member to his seat; the Committee on Ways and Means, on bills raising revenue; the committees having jurisdiction of appropriations, the general appropriation bills; the Committee on Rivers and Harbors, bills for the improvement of rivers and harbors; the Committee on the Public Lands, bills for the forfeiture of land grants to railroads and other corporations, bills preventing speculation in the public lands, and bills for the preservation of the public lands for the benefit of actual and *bona fide* settlers; the Committee on Enrolled Bills, enrolled bills; the Committee on Printing, on all matter re ferred to them of printing for the use of the House or two houses: the Committee on Accounts, on all matters of expenditure of the contingent fund of the House.

It shall always be in order to call up for consideration a report from the Committee on Rules, and pending the consideration the Speaker may entertain one motion that the House adjourn; but after the result is announced, he shall not entertain any other dilatory motion until the said report shall have been fully disposed of. Any commission authorized by law to report by bill to the House shall have leave to report such bill at any time, and may call the same up for consideration as provided in the fifth clause of Rule XXIV.

52. No committee shall sit during the sitting of the House without special leave.

53. It shall be the duty of the several committees having jurisdiction of the general appropriation bills to report said appropriation bills (except the general deficiency bill) within eighty days after the committees are announced in a long session, and within forty days after the commencement of a short session; and if any committee fail to so report, the reasons of such failure shall be privileged for consideration when called for by any member of the House.

#### RULE XII.

#### DELEGATES.

The speaker shall appoint from among the delegates one additional member on each of the following committees, viz.: Coinage, Weights and Measures; Agriculture; Military Affairs; Post-Office and Post-Roads; Public Lands; Indian Affairs; Private Land Claims; and Mines and Mining; and two on the Committee on the Territories; and they shall possess in their respective committees the same powers and privileges as in the House, and may make any motion except to reconsider.

#### RULE XIII.

#### CALENDARS.

1. There shall be three calendars of business reported from committees, viz.:

First. A Calendar of the Committee of the Whole House on the state of the Union; to which shall be referred bills raising revenue, general appropriation bills, and bills of a public character, directly or indirectly appropriating money or property;

Second. A House Calendar, to which shall be referred all bills of a public character not raising revenue nor directly or indirectly appropriating money or property; and

Third. A Calendar of the Committee of the Whole House, to which shall be referred all bills of a private character.

2. The question of reference of any proposition, other than that reported from a committee, shall be decided without debate, in the following order, viz: a standing committee, a select committee; but the reference of a proposition reported by a committee, when demanded, shall be decided according to its character, without debate, in the following order, viz.: House Calendar, Committee of the Whole House on the state of the Union, Committee of the Whole House, a standing committee, a select committee. All reports of committees on private bills, together with the views of the minority, shall be delivered to the clerk for printing and reference to the proper calendar under the direction of the Speaker in accordance with the foregoing clause, and the titles or subjects thereof shall be entered on the journal and printed in the Record.

#### RULE XIV.

#### OF DECORUM AND DEBATE.

 When any member desires to speak or deliver any matter to the House, he shall rise and respectfully address himself to "Mr. Speaker," and, on being recognized, may address the House from any place on the floor or from the Clerk's desk, and shall confine himself to the question under debate, avoiding personality.
 When two or more members rise at once, the Speaker shall name the

2. When two or more members rise at once, the Speaker shall name the member who is first to speak; and no member shall occupy more than one hour in debate on any question in the House or in the committee, except as further provided in this rule.

further provided in this rule. 3. The member reporting the measure under consideration from a committee may open and close, where general debate has been had thereon; and if it shall extend beyond one day, he shall be entitled to one hour to close, notwithstanding he may have used an hour in opening.

4. If any member, in speaking or otherwise, transgress the rules of the House, the Speaker shall, or any member may, call him to order; in which case he shall immediately sit down, unless permitted, on motion of another member, to explain, and the House shall, if appealed to, decide on the case, without debate; if the decision is in favor of the member called to order, he shall be at liberty to proceed, but not otherwise; and, if the case require it, he shall be liable to censure or such punishment as the House may deem proper.

5. If a member is called to order for words spoken in debate, the member calling him to order shall indicate the words excepted to, and they shall be taken down in writing at the Clerk's desk and read aloud to the House; but he shall not be held to answer, nor be subject to the censure of the House therefor, if further debate or other business has intervened.

6. No member shall speak more than once to the same question without leave of the House, unless he be the mover, proposer, or introducer of the matter pending, in which case he shall he permitted to speak in reply, but not until every member choosing to speak shall have spoken.

7. While the Speaker is putting a question or addressing the House no member shall walk out of or across the hall, nor, when a member is speaking, pass between him and the Chair; and during the session of the House no member shall wear his hat, or remain by the Clerk's desk during the call of the roll or the counting of ballots, or smoke upon the floor of the House; and the Sergeant-at-Arms and Doorkeeper are charged with the strict enforcement of this clause.

#### RULE XV.

#### ON CALLS OF THE ROLL AND HOUSE.

1. Upon every roll-call the names of the members shall be called alphabetically by surname, except when two or more have the same surname, in which case the name of the State shall be added; and if there be two such members from the same State, the whole name shall be called; and after the roll has been once called, the Clerk shall call in their alphabetical order the names of those not voting; and thereafter the Speaker shall not entertain a request to record a vote or announce a pair.

2. In the absence of a quorum, fifteen members, including the Speaker, if there is one, shall be authorized to compel the attendance of absent members, and in all calls of the House the names of the members shall be called by the Clerk, and the absentees noted; the doors shall then be closed, and those for whom no sufficient excuse is made may, by order of a majority of those present, he sent for and arrested, wherever they may be found, by officers to be appointed by the Sergeant-at-Arms for that purpose, and their attendance secured; and the House shall determine upon what condition they shall be discharged.

Members who voluntarily appear shall, unless the House otherwise direct, be immediately admitted to the Hall of the House, and they shall report their names to the Clerk to be entered upon the journal as present.

#### RULE XVI.

#### ON MOTIONS, THEIR PRECEDENCE, ETC.

1. Every motion made to the House and entertained by the Speaker shall be reduced to writing on the demand of any member, and shall be entered on the journal with the name of the member making it, unless it is withdrawn the same day.

2. When a motion has been made, the Speaker shall state it, or (if it be in writing) cause it to be read aloud by the Clerk before being debated, and it shall then be in possession of the House, but may be withdrawn at any time before a decision or amendment.

3. When any motion or proposition is made, the question, Will the House now consider it ? shall not be put unless demanded by a member.

4. When a question is under debate no motion shall be received but to fix the day to which the House shall adjourn, to adjourn, to take a recess, to lay on the table, for the previous question (which motions shall be decided without debate), to postpone to a day certain, to refer or amend, or to postpone indefinitely, which several motions shall have precedence in the foregoing order; and no motion to postpone to a day certain, to refer, or to postpone indefinitely, being decided, shall be again allowed on the same day at the same stage of the question. 5. A motion to fix the day to which the House shall adjourn, a motion to adjourn, and to take a recess shall always be in order, and the hour at which the House adjourns shall be entered on the journal.

6. On the demand of any member, before the question is put, a question shall be divided if it include propositions so distinct in substance that one being taken away a substantive proposition shall remain.

7. A motion to strike out and insert is indivisible, but a motion to strike out being lost shall neither preclude amendment nor motion to strike out and insert; and no motion or proposition on a subject different from that under consideration shall be admitted under color of amendment.

8. Pending a motion to suspend the rules the Speaker may entertain one motion that the House adjourn; but after the result thereon is announced he shall not entertain any other dilatory motion till the vote is taken on suspension.

9. At any time after the expiration of the morning hour it shall be in order to move that the House resolve itself into the Committee of the Whole House on the state of the Union for the purpose of considering bills raising revenue, or general appropriation bills.

#### RULE XVII.

#### PREVIOUS QUESTION.

1. There shall be a motion for the previous question, which, being ordered by a majority of members present, if a quorum, shall have the effect to eut off all debate and bring the House to a direct vote upon the immediate question or questions on which it has been asked and ordered. The previous question may be asked and ordered upon a single motion, a series of motions allowable under the rules, or an amendment or amendments, or may be made to embrace all authorized motions or amendments and include the bill to its engrossment and third reading, and then, on renewal and second of said motion, to its passage or rejection. It shall be in order, pending the motion for or after the previous question shall have been ordered on its passage, for the Speaker to entertain and submit a motion to commit, with or without instructions, to a standing or select committee; and a motion to lay upon the table shall be in order on the second and third reading of a bill.

2. A call of the House shall not be in order after the previous question is ordered, unless it shall appear upon an actual count by the Speaker that a quorum is not present.

3. All incidental questions of order arising after a motion is made for the previous question and pending such motion, shall be decided, whether on appeal or otherwise, without debate.

#### RULE XVIII.

#### RECONSIDERATION.

1. When a motion has been made and carried or lost, it shall be in order for any member of the majority, on the same or succeeding day, to move for the reconsideration thereof, and such motion shall take precedence of all other questions except the consideration of a conference report, a motion to fix the day to which the House shall adjourn, to adjourn, or to take a recess, and shall not be withdrawn after the said succeeding day without the consent of the House, and thereafter any member may call it up for consideration : *Provided*, That such motion, if made during the last six days of a session, shall be disposed of when made.

2. No bill, petition, memorial, or resolution referred to a committee, or reported therefrom for printing and recommitment, shall be brought back into the House on a motion to reconsider; and all bills, petitions, memorials, or resolutions reported from a committee shall be accompanied by reports in writing, which shall be printed.

#### RULE XIX.

#### OF AMENDMENTS.

When a motion or proposition is under consideration, a motion to amend and a motion to amend that amendment shall be in order, and it shall also be in order to offer a further amendment by way of substitute, to which one amendment may be offered, but which shall not be voted on until the original matter is perfected, but either may be withdrawn before amendment or decision is bad thereon.

#### RULE XX.

#### OF AMENDMENTS OF THE SENATE.

Any amendment of the Senate to any House bill shall be subject to the point of order that it shall first be considered in the Committee of the Whole House on the state of the Union if, originating in the House, it would be subject to that point.

#### RULE XXI.

#### ON BILLS.

1. Bills and joint resolutions on their passage shall be read the first time by tile and the second time in full, when, if the previous question is ordered, the Speaker shall state the question to be: Shall the bill be engrossed and read a third time? and if decided in the affirmative, it shall be read the third time by title, unless the reading in full is demanded by a member, and the question shall then be put upon its passage.

2. No appropriation shall be reported in any general appropriation bill, or be in order as an amendment thereto, for any expenditure not previously authorized by law, unless in continuation of appropriations for such public works and objects as are already in progress. Nor shall any provision in any such bill or amendment thereto changing existing law be in order, except such as, being germane to the subject-matter of the bill, shall retrench expenditures by the reduction of the number and salary of the officers of the United States, by the reduction of the compensation of any person paid out of the Treasury of the United States, or by the reduction of amounts of money covered by the bill: Provided, That it shall be in order further to amend such bill upon the report of the committee having jurisdiction of the subjectmatter of such amendment, which amendment, being germane to the subject-matter of the bill, shall retrench expenditures.

3. All bills for improvements of rivers and harbors, and all bills of a private nature, shall be delivered to the Clerk, as in the case of memorials and petitions, for reference to appropriate committees.

4. No bill for the payment or adjudication of any private claim against the government shall be referred, except by unanimous consent, to any other than the following-named committees, viz.: To the Committee on Invalid Pensions, to the Committee on Pensions, to the Committee on Claims, to the Committee on War Claims, to the Committee on Private Land Claims, and to the Committee on Accounts.

#### RULE XXII.

#### OF PETITIONS, MEMORIALS, BILLS, AND RESOLUTIONS.

1. Members having petitions or memorials or bills of a private nature to present may deliver them to the Clerk, indorsing their names and the reference or disposition to be made thereof; and said petitions and memorials and bills of a private nature, except such as, in the judgment of the Speaker, are of an obscene or insulting character, shall be entered on the journal with the names of the members presenting them, and the Clerk shall furnish a transcript of such entry to the official reporters of debates for publication in the Record.

2. Any petition or memorial or private bill excluded under this rule shall be returned to the member from whom it was received; and petitions and private bills which have been inappropriately referred may, by direction of the committee having possession of the same, be properly referred in the manner originally presented; and an erroneous reference of a petition or private bill under this clause shall not confer jurisdiction upon the committee to consider or report the same.

3. All other bills, memorials, and resolutions, may in like manner be delivered, indorsed with the names of members introducing them, to the Speaker, to be by him referred, and the titles and references thereof shall be entered on the journal and printed in the Record of the next day, and correction in case of error of reference may be made by the House in accordance with Rule XI within three days immediately after the reading of the journal, by unanimous consent, or on motion of a committee claiming jurisdiction, or on the report of the committee to which the bill has been erroneously referred.

4. All resolutions of inquiry addressed to the heads of Executive Departments shall be reported to the House within one week after presentation.

#### RULE XXIII.

#### OF COMMITTEES OF THE WHOLE HOUSE.

1. In all cases, in forming a Committee of the Whole House, the Speaker shall leave his chair after appointing a Chairman to preside, who shall, in case of disturbance or disorderly conduct in the galleries or lobby, have power to cause the same to be cleared.

2. Whenever a Committee of the Whole House finds itself without a quorum, the Chairman shall cause the roll to be called, and thereupon the committee shall rise, and the Chairman shall report the names of the absentees to the House, which shall be entered on the journal; but if on such call a quorum shall appear, the committee shall thereupon resume its sitting without further order of the House.

3. All motions or propositions involving a tax or charge upon the people; all proceedings touching appropriations of money, or bills making appropriations of money or property, or requiring such appropriation to be made, or authorizing payments out of appropriations already made, or releasing any liability to the United States for money or property, shall be first considered in a Committee of the Whole, and a point of order under this rule shall be good at any time before the consideration of a bill has commenced.

4. In Committees of the Whole House, business on their calendars shall be taken up in regular order, except bills for raising revenue, general appropriation bills, and bills for the improvement of rivers and harbors, which shall have precedence, and when objection is made to passing over any bill or proposition, the committee shall thereupon rise and report such objection to the House, which shall decide, without debate, whether such bill or proposition shall be considered or laid aside for the present; whereupon the committee shall resume its sitting without further order of the House.

mittee shall resume its sitting without further order of the House. 5. When general debate is closed by order of the House, any member shall be allowed five minutes to explain any amendment he may offer, after which the member who shall first obtain the floor shall be allowed to speak five minutes in opposition to it, and there shall be no further debate thereon; but the same privilege of debate shall be allowed in favor of and against any amendment that may be offered to an amendment; and neither an amendment nor an amendment to an amendment shall be withdrawn by the mover thereof unless by the unanimous consent of the committee.

6. The House may, by the vote of the majority of the members present, at any time after the five minutes' debate has begun upon proposed amendments to any section or paragraph to a bill, close all debate upon such section or paragraph, or, at its election, upon the pending amendments only (which motion shall be decided without debate); but this shall not preclude further amendment, to be decided without debate.

7. A motion to strike out the enacting words of a bill shall have precedence of a motion to amend; and, if carried, shall be considered equivalent to its rejection. Whenever a bill is reported from a Committee of the Whole with an adverse recommendation, and such recommendation is disagreed to by the House, the bill shall stand recommitted to the said committee without further action by the House. But before the question of concurrence is submitted, it is in order to entertain a motion to refer the bill to any committee, with or without instructions, and when the same is again reported to the House it shall be referred to the Committee of the Whole without debate.

8. The rules of proceeding in the House shall be observed in Committees of the Whole House so far as they may be applicable.

#### RULE XXIV.

#### ORDER OF BUSINESS.

1. After the journal is read and approved each day, the Speaker shall lay before the House, for reference, messages from the President, reports and communications from the heads of Departments, and other communications addressed to the House, and also such bills, resolutions, and other messages from the Senate as may have been received on previous days, but no such message, report, communication, bill, or resolution shall be printed except by order of the Speaker of the House; and House bills with Senate amendments which do not require consideration in Committee of the Whole may be at once disposed of as the House may determine.

2. On all days other than the first and third Mondays in each month as soon as the business on the Speaker's table has been disposed of, there shall be a morning hour for reports from committees, which shall be appropriately referred and printed, and a copy thereof mailed by the Public Printer to each member and delegate, if requested in writing by the member or delegate; and the Speaker shall call upon each standing committee in regular order and then upon the select committees; and if the whole of the hour is not consumed by this call, then it shall be in order to proceed to the consideration of other business as hereinafter provided; but if he shall not complete the call within the hour, he shall resume it in the succeeding morning hour where he left off.

3. The morning hour for the call of committees shall not be dispensed with except by a vote of two-thirds of those present and voting thereon.

4. After the morning hour shall have been devoted to reports from committees (or the call completed), the Speaker shall again call the committees in regular order for one hour, upon which call each committee, on being named, shall have the right to call up for consideration any bill reported by it on a previous day, on either the House or Union Calendar. And whenever any committee shall have occupied the said hour for one day, it shall not be in order for such committee to designate any other proposition for consideration until all the other committees shall have been called in their turn; and when any proposition shall have occupied two hours on this call it shall thereafter remain on the Calendar as unfinished business and be taken up in its order: Provided, That when the hour herein prescribed shall expire while the Committee of the Whole House on the state of the Union is considering a bill, the said committee shall rise without motion therefor.

5. After the hour under the preceding clause shall have been occupied, it shall be in order to proceed to the consideration of the unfinished business in which the House may have been engaged at an adjournment, and at the same time each day thereafter, other than the first and third Mondays, until disposed of; and it shall be in order to proceed to the consideration of all other unfinished business whenever the class of business to which it belongs shall be in order.

Unfinished business, if any, having been disposed of, motions shall be 6. in order as follows:

First. That the House resolve itself into the Committee of the Whole House on the state of the Union to consider, first, bills raising revenue and general appropriation bills, and then other business on its Calendar. Second. To proceed to the consideration of business on the House

Calendar.

On Friday of each week, after the morning hour, it shall be in Third. order to entertain a motion that the House resolve itself into the Committee of the Whole House to consider business on the Private Calendar; and if this fail, then public business shall be in order as on other days.

#### RULE XXV.

#### PRIORITY OF BUSINESS.

All questions relating to the priority of business shall be decided by a majority without debate.

#### RULE XXVI.

#### PRIVATE AND DISTRICT OF COLUMBIA BUSINESS.

Friday in every week shall be set apart for the consideration of private 1. business, unless otherwise determined by the House.

The second and fourth Mondays in each month shall, when claimed 2. by the Committee on the District of Columbia, be set apart for the consideration of such business as may be presented by said committee.

3. Every Friday, unless otherwise ordered by the House, there shall be a session of the House, to begin at 8 o'clock P. M., and to terminate at half-past 10 o'clock P. M., to consider and dispose of bills to remove political disabilities of individuals and private bills reported by the Committee on Pensions and the Committee on Invalid Pensions.

#### RULE XXVII.

## UNFINISHED BUSINESS OF THE SESSION.

After six days from the commencement of a second or a subsequent session of any Congress, all bills, resolutions, and reports which originated in the House, and remained undetermined at the close of the last preceding session,

shall be in order for action, and all business before committees of the House at the end of one session shall be resumed at the commencement of the next session of the same Congress in the same manner as if no adjournment had taken place.

#### RULE XXVIII.

#### CHANGE OR SUSPENSION OF RULES.

1. No standing rule or order of the House shall be rescinded or changed without one day's notice of the motion therefor, and no rule shall be suspended except by a vote of two-thirds of the members present, nor shall the Speaker entertain a motion to suspend the rules except on the first and third Mondays of each month, preference being given on the first Monday to individuals and on the third Monday to committees, and during the last six days of a session.

2. All motions to suspend the rules shall, before being submitted to the House, be seconded by a majority by tellers, if demanded.

3. When a motion to suspend the rules has been seconded, it shall be in order, before the final vote is taken thereon, to debate the proposition to be voted upon for thirty minutes, one-half of such time to be given to debate in favor of, and one-half to debate in opposition to, such proposition, and the same right of debate shall be allowed whenever the previous question has been ordered on any proposition on which there has been no debate.

### RULE XXIX.

#### CONFERENCE REPORTS.

The presentation of reports of committees of conference shall always be in order, except when the journal is being read, while the roll is being called, or the House is dividing on any proposition. And there shall accompany every such report a detailed statement sufficiently explicit to inform the House what effect such amendments or propositions will have upon the mcasures to which they relate.

#### RULE XXX.

#### SECRET SESSION.

Whenever confidential communications are received from the President of the United States, or whenever the Speaker or any member shall inform the House that he has communications which he believes ought to be kept secret for the present, the House shall be cleared of all persons except the members and officers thereof, and so continue during the reading of such communications, the debates and proceedings thereon, unless otherwise ordered by the House.

#### RULE XXXI.

#### READING OF PAPERS.

When the reading of a paper other than one upon which the House is called to give a final vote is demanded, and the same is objected to by any member, it shall be determined without debate by a vote of the House.

#### RULE XXXII.

#### DRAWING OF SEATS.

1. At the commencement of each Congress, immediately after the members and delegates are sworn in, the Clerk shall place in a box, prepared for that purpose, a number of small balls of marble or other material equal to the number of members and delegates, which balls shall be consecutively numbered and thoroughly intermingled, and at such hour as shall be fixed by the House for that purpose, by the hands of a page, draw said balls one by one from the box and announce the number as it is drawn, upon which announcement the member or delegate whose name on a numbered alphabetical list shall correspond with the number on the ball shall advance and choose his seat for the term for which he is elected.

2. Before said drawing shall commence each seat shall be vacated and so remain until selected under this rule, and any seat having been selected shall be deemed forfeited if left unoccupied before the call of the roll is finished, and whenever the seats of members and delegates shall have been drawn, no proposition for a second drawing shall be in order during that Congress.

#### RULE XXXIII.

#### HALL OF THE HOUSE.

The hall of the House shall be used only for the legislative business of the House, and for the caucus meetings of its members, except upon occasions where the House by resolution agree to take part in any ceremonies to be observed therein; and the Speaker shall not entertain a motion for the suspension of this rule.

#### RULE XXXIV.

#### OF ADMISSION TO THE FLOOR.

The persons hereinafter named, and none other, shall be admitted to the hall of the House or rooms leading thereto, viz: The President and Vice-President of the United States and their private secretaries, judges of the Supreme Court, members of Congress and members-elect, contestants in election cases during the pendency of their cases in the House, the Secretary and Sergeant-at-Arms of the Senate, heads of Departments, foreign ministers, governors of States, the Architect of the Capitol, the Librarian of Congress and his assistant in charge of the Law Library, such persons as have, by name, received the thanks of Congress, ex-members of the House of Representatives who are not interested in any claim or bill pending before Congress, and clerks of committees, when business from their committee is under consideration; and it shall not be in order for the Speaker to entertain a request for the suspension of this rule or to present from the Chair the request of any member for unanimous consent.

#### RULE XXXV.

#### OF ADMISSION TO THE GALLERIES.

The Speaker shall set aside a portion of the west gallery for the use of the President of the United States, the members of his Cabinet, justices of the Supreme Court, foreign ministers and suites, and the members of their respective families, and shall also set aside another portion of the same gallery for the accommodation of persons to be admitted on the card of members. The southerly half of the east gallery shall be assigned exclusively for the use of the families of members of Congress, in which the Speaker shall control one bench, and on request of a member the Speaker shall issue a card of admission to his family, which shall include their visitors, and no other person shall be admitted to this section.

#### RULES, HOUSE OF REPRESENTATIVES.

#### RULE XXXVI.

#### OFFICIAL AND OTHER REPORTERS.

1. The appointment and removal, for cause, of the official reporters of the House, including stenographers of committees, and the manner of the execution of their duties, shall be vested in the Speaker.

2. Stenographers and reporters, other than the official reporters of the House, wishing to take down the debates and proceedings, may be admitted by the Speaker to the reporters' gallery over the Speaker's chair, under such regulations as he may, from time to time, prescribe; and he may assign seats on the floor to a representative of both the Associated and the United Press Associations, and may admit to the privileges of the floor an assistant to each of such representatives.

#### RULE XXXVII.

#### PAY OF WITNESSES.

The rule for paying witnesses subpœnaed to appear before the House, or any of its committees, shall be as follows : For each day a witness shall attend, the sum of two dollars; for each mile he shall travel in coming to or going from the place of examination, the sum of five cents each way; but nothing shall be paid for traveling when the witness has been summoned at the place of trial.

#### RULE XXXVIII.

#### PAPERS.

1. The clerks of the several committees of the House shall, within three days after the final adjournment of a Congress, deliver to the clerk of the House all bills, joint resolutions, petitions, and other papers referred to the committee, together with all evidence taken by such committee under the order of the House during the said Congress, and not reported to the House; and in the event of the failure or neglect of any clerk of a committee to comply with this rule, the Clerk of the House shall, within three days thereafter, take into his keeping all such papers and testimony.

#### RULE XXXIX.

#### WITHDRAWAL OF PAPERS.

No memorial or other paper presented to the House shall be withdrawn from its files without its leave, and if withdrawn therefrom, certified copies thereof shall be left in the office of the Clerk; but when an act may pass for the settlement of a claim, the Clerk is authorized to transmit to the officer charged with the settlement thereof the papers on file in his office relating to such claim, or may loan temporarily to any officer or Bureau of the Executive Departments any papers on file in his office relating to any matter pending before such officer or Bureau, taking proper receipt therefor.

#### RULE XL.

#### BALLOT.

In all other cases of ballot than for committees, a majority of the votes given shall be necessary to an election, and where there shall not be such a majority on the first ballot, the ballots shall be repeated until a majority be obtained; and in all balloting blanks shall be rejected and not taken into the count in enumeration of votes or reported by the tellers.

#### RULE XLI.

#### MESSAGES.

Messages received from the Senate and the President of the United States, giving notice of bills passed or approved, shall be entered in the journal and published in the record of that day's proceedings.

#### RULE XLII.

#### EXECUTIVE COMMUNICATIONS.

Estimates of appropriations, and all other communications from the Executive Departments, intended for the consideration of any committees of the House, shall be addressed to the Speaker and by him submitted to the House for reference.

#### RULE XLIII.

#### QUALIFICATIONS OF OFFICERS AND EMPLOYÉS.

No person shall be an officer of the House, or continue in its employment, who shall be an agent for the prosecution of any claim against the government, or be interested in such claim otherwise than as an original claimant; and it shall be the duty of the Committee on Accounts to inquire into and report to the House any violation of this rule.

#### RULE XLIV.

#### JEFFERSON'S MANUAL.

The rules of parliamentary practice comprised in Jefferson's Manual shall govern the House in all cases to which they are applicable and in which they are not inconsistent with the standing rules and orders of the House and joint rules of the Senate and House of Representatives.

#### RULE XLV.

#### RULES OF THE HOUSE.

These rules shall be the rules of the House of Representatives of the present and succeeding Congresses unless otherwise ordered.

#### RULE XLVI.

#### AS TO PRINTING BILLS.

There shall be printed 500 copies of each bill of a public nature, of which 25 shall be deposited in the office of the Clerk of the House, 100 copies shall be delivered to the Senate document room, and the remainder shall be deposited in the document room of the House for the use of members; and there shall be printed 100 copies of each private bill and bills relating to rivers and harbors, of which 25 copies shall be delivered to the Senate document room, and the remainder shall be deposited in the document room of the House for the use of members. Motions to print additional numbers of any bill, report, resolution, or other public document, shall be referred to the Committee on Printing; and the report of the committee thereon shall be accompanied by an estimate of the probable cost thereof. Unless ordered by the House no bill, resolution, or other proposition reported by a committee shall be reprinted unless the same be placed upon the Calendar.

#### RULE XLVII.

## PROPOSITIONS INTRODUCED "BY REQUEST."

When a bill, resolution, or memorial is introduced "by request" these words shall be entered upon the journal.

## SUPREME COURT DECISION.

#### AFFECTING THE RULES OF THE FIFTY-FIRST CONGRESS.

(Handed down February 29, 1892.)

Supreme Court of the United States. No. 1061. October term, 1891. The United States, appellant, vs. Ballin, Joseph & Co. Appeal from the circuit court of the United States for the southern district of New York.

In July, 1890, the appellees imported into New York certain goods, which they claimed to be dutiable as manufactures of worsted at the rate described in Schedule K of the act of March 3, 1883 (22 Statutes, 509). The collector assessed them at the rate prescribed in that schedule as manufactures of wool (22 Statutes, 508). This he did by reason of an act claimed to have been passed by Congress in 1890, as follows:

"Chapter 200.—An act providing for the classification of worsted cloths as woolens.

"Be it enacted, etc., That the Secretary of the Treasury be, and he hereby is, authorized and directed to classify as woolen cloths all imports of worsted cloth, whether known under the name of worsted cloth or under the names of worsteds, or diagonals, or otherwise.

"Approved May 9, 1890." (26 Statutes, 105.)

The board of general appraisers found these facts:

"1. That the goods in question are worsted, and not woolen goods.

"2. That the Secretary of the Treasury never examined or classified the

goods in question. "3. That the journal of the House of Representatives shows the facts attending the passage of the act of May 9, 1890, thus:

"The Speaker laid before the House the bill of the House (H. R. 9548) providing for the classification of worsted cloths as woolens, coming over from last night as unfinished husiness, with the previous question and the yeas and nays ordered.

"The House having proceeded to the consideration and the question being put

"Shall the hill pass?

"There appeared

" Yeas-138.

"Navs-0.

"Not voting-189.

"The said roll-call having been recapitulated, the Speaker announced, from a list noted and furnished by the Clerk, at the suggestion of the Speaker, the following-named members as present in the hall when their names were called, and not voting, viz .: "

[Here follows an alphabetical list of the names of 74 members.] "The Speaker thereupon stated that the said members present and refusing to vote (74 in number), together with those recorded as voting (138 in number), showed a total of 212 members present, constituting a quorum present to do business; and that, the yeas being 138 and the nays none, the said bill was passed."

On appeal, the circuit court of the United States for the southern district of New York sustained the claim of the importers and reversed the decision of the collector, from which judgment the United States appealed to this court.

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#### [February 29, 1892.]

Mr. Justice Brewer delivered the opinion of the court.

Two questions only are presented: First, was the act of May 9, 1890, legally passed ? and second, what is its meaning ? The first is the important question. The enrolled bill is found in the proper office, that of the Secretary of State, authenticated and approved in the customary and legal form. There is nothing on the face of it to suggest any invalidity. Is there anything in the facts disclosed by the journal of the House, as found by the general appraisers, which vitiates it ? We are not unmindful of the general observations found in Gardiner vs. The Collector (6 Wall., 499,511), "that whenever a question arises in a court of law of the existence of a statute, or of the time when a statute took effect, or of the precise terms of a statute, the judges who are called upon to decide it have a right to resort to any source of information which in its nature is capable of conveying to the judicial mind a clear and satisfactory answer to such question, always seeking first for that which in its nature is most appropriate, unless the positive law has enacted a different rule."

And we have at the present term, in the cases of Field *et al. vs.* The United States, had occasion to consider the subject of an appeal to the journal in a disputed matter of this nature. It is unnecessary to add anything here to that general discussion. The Constitution (Article I., section 5) provides that "each House shall keep a journal of its proceedings;" and that "the yeas and nays of the members of either House, on any question, shall, at the desire of one-fifth of those present be entered on the journal." Assuming that by reason of this latter clause, reference may be had to the journal to see whether the yeas and nays were ordered, and if so, what was the vote disclosed thereby; and assuming, though without deciding, that the facts which the Constitution requires to be placed on the journal may be appealed to on the question whether a law has been legally enacted, yet, if reference may be that we can refer to the journal for the purpose of Impeaching a statute properly authenticated and approved, and then supplement and strengthen this impeachment by parol evidence that the facts stated on the journal are not true, or that other facts existed which, if stated on the journal, would give force to the impeachment.

If it be suggested that the Speaker might have made a mistake as to some one or more of these 74 members, or that the Clerk may have falsified the journal in entering therein a record of their presence, it is equally possible that in reference to a roll-call and the yeas and nays there should be a like mistake or falsification. The possibility of such inaccuracy or falsehood only suggests the unreliability of the evidence and the danger of appealing to it to overthrow that furnished by the bill enrolled and authenticated by the signatures of the presiding officers of the two Houses and the President of the United States. The facts, then, as appearing from this journal, are that at the time of the roll-call there were present 212 members of the House, more than a quorum; and that 138 voted in favor of the bill, which was a majority of those present. The Constitution, in the same section, provides that " each House may determine the rules of its proceedings." It appears that in pursuance of this authority the House had, prior to this day, passed this as one of its rules:

"3. On the demand of any member, or at the suggestion of the Speaker, the names of members sufficient to make a quorum in the Hall of the House who do not vote shall be noted by the Clerk and recorded in the journal, and reported to the Speaker with the names of the members voting, and be counted and announced in determining the presence of a quorum to do business." (House Journal, 230, February 14, 1890.)

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The action taken was in direct compliance with this rule. The question, therefore, is as to the validity of this rule, and not what methods the Speaker may of his own motion resort to for determining the presence of a quorum, nor what matters the Speaker or Clerk may of their own volition place upon the journal. Neither do the advantages or disadvantages, the wisdom or folly, of such a rule present any matters for judicial consideration. With the courts the question is only one of power. The Constitution empowers each House to, determine rules of proceeding. It may not by its rules ignore constitutional restraints or violate fundamental rights, and there should be a reasonable relation hetween the mode or method of proceeding established by the rule aud the result which is sought to be attained. But within these limitations all matters of method are open to the determination of the House, and it is no impeachment of the rule to say that some other way would be better, more accurate, or even more just. It is no objection to the validity of a rule that a different one has been prescribed and in force for a length of time. The power to make rules is not one which once exercised is exhausted. It is a continuous power, always subject to be exercised by the House, and, within the limitations suggested, absolute and beyond the challenge of any other body or tribunal.

The Constitution provides that "a majority of each [House] shall constitute a quorum to do business." In other words, when a majority are present the House is in a position to do business. Its capacity to transact business is then established, created by the mere presence of a majority, and does not depend upon the disposition or assent or action of any single member or fraction of the majority present. All that the Constitution requires is the presence of a majority, and when the majority are present the power of the House arises.

But how shall the presence of a majority be determined? The Constitution has prescribed no method of making this determination, and it is therefore within the competency of the House to prescribe any method which shall be reasonably certain to ascertain the fact. It may prescribe answer to roll-call as the only method of determination; or require the passage of members between tellers, and their count as the sole test; or the count of the Speaker or the Clerk, and an announcement from the desk of the names of those who are present.

Any one of these methods, it must be conceded, is reasonably certain of ascertaining the fact, and as there is no constitutional method prescribed, and no constitutional inhibition of any of these, and no violation of fundamental rights in either, it follows that the House may adopt either or all, or it may provide for a combination of any two of the methods. That was done by the rule in question; and all that that rule attempts to do is to prescribe a method for ascertaining the presence of a majority, and thus establishing the fact that the House is in a condition to transact business.

As appears from the journal, at the time the bill passed the House there was present a majority, a quorum, and the House was authorized to transact any and all business. It was in a condition to act on the bill if it desired; and the other branch of the question is whether, a quorum being present, the bill received a sufficient number of votes; and here the general rule of all parliamentary bodies is that when a quorum is present the act of a majority of the quorum is the act of the body. This has been the rule for all time, except so far as in any given case the terms of the organic act under which the body is assembled have prescribed specific limitations, as, for instance, in those States where the Constitution provides that a majority of all the members elected to either House shall be necessary for the passage of any bill. No such limitation is found in the Federal Constitution, and therefore the general law of such bodies obtains.

It is true that most of the decisions touching this question have been in

respect to the actions of trustees and directors of a private corporation, or of the minor legislative bodies which represent and act for cities and other municipal corporations, but the principle is the same. Those are legislative bodies representing larger constituencies. Power is not vested in any one individual, but in the aggregate of the members which compose the body, and its action is not the action of any separate member or number of members, but the action of the body as a whole, and the question which has over and over again been raised is, what is necessary to constitute the official action of this legislative and representative body? In Rex vs. Monday (2 Cowp., 530, 538) Lord Mansfield said: "I will take it for granted that a majority of the mayor and aldermen for the time being was sufficient to constitute the corporate assembly; and the fact found by the special verdict is that the majority of those in being did meet. When the assembly are duly met I take it to be clear law that the corporate act may be done by the majority of those who have once regularly constituted the meeting.

In 5th Dane's Abridgment, page 150, the rule is thus stated: "When a corporation is composed of a definite number, and an integral part of it is required to vote in an election, a majority of such integral definite part must attend, aliter there is no elective assembly, but a majority of those present when legally met will bind the rest." In 1 Dillon's Municipal Corporations (fourth edition), section 283, the rule is thus stated: "And, as a general rule, it may be stated that not only where the corporate power resides in a select body, as a city council, but where it has been delegated to a committee or to agents, then, in the absence of special provisions otherwise, a minority of the select body, or of the committee or agents, are powerless to bind the majority or do any valid act. If all the members of the select body or committee, or if all the agents are assembled, or if all have been duly notified, and the minority refuse or neglect to meet with the others, a majority of those present may act, provided those present constitute a majority of the whole number. In other words, in such case a major part of the whole is necessary to constitute a quorum, and a majority of the quorum may act. If the major part withdraw, so as to leave no quorum, the power of the minority to act is in general considered to cease."

This declaration has been quoted approvingly by this court in the case of Brown vs. The District of Columbia (127 E. S. 579, 586). In 2 Kent's Commentaries, 293, the author draws a distinction between what is necessarily a meeting of a representative and a constituent body in these words: "There is a distinction taken between a corporate act to be done by a select and definite body, as by a board of directors, and one to be performed by the constituent members. In the latter case a majority of those who appear may act; but in the former, a majority of the definite body must be present, and then a majority of the quorum may decide." In Horr & Bemis's recent work on Municipal Police Ordinances, 42, the authors observe: "Those who are present and help to make up the quorum are expected to vote on every question, and their presence alone is enough to make the vote decisive and binding, whether they actually vote or not. The objects of legislation can not be defeated by the refusal of any one to vote when present. If eighteen are present and nine vote, all in the affirmative, the measure is carried, the refusal of the other nine to vote being construed as a vote in the affirmative, so far as any construction is necessary." See also Ex parte Willcocks (7 Cowen, 402); Commonwealth vs. Green (4 Wharton, 531); State vs. Green (37 O. S., 327); Launtz vs. The People (113 III., 137); Gas Company vs. Rushville (121 Ind., 206); Gosling vs. Veley (7 A. & E., 406); S. C. (4 H. of L. Cases, 679). In State vs. Deliesseline (1 McCord, 52) it is said: """

"For, according to the principle of all the cases referred to, a quorum possesses all the powers of the whole body; a majority of which quorum must of course govern. \* \* \* The constitutions of this State and the United States declare that a majority shall be a quorum to do business: but a majority of that quorum are sufficient to decide the most important question."

In Wells vs. Rahway Company (19 N. J. Eq., 402) we find this language: "A majority of the directors of a corporation, in the absence of any regulation in the charter, is a quorum, and the majority of such quorum when convened can do any act within the power of the directors."

And in Attorney-General vs. Shepard (62 N. H., 383, 384) the question was whether an amendment to a city charter had been properly adopted by the board of aldermen. All the members of the board were present but one. The ordinance was duly read and put to a vote, and declared by the chair to be passed. The yeas and nays were then called; three voted in the affirmative, three refused to vote, and the chair declared the ordinance passed.

The court held, Chief Justice Doe delivering the opinion, that the amendment to the charter was legally adopted by the board of aldermen. He said:

"The exercise of lawmaking power is not stopped by the mere silence and inaction of some of the lawmakers who are present. An arbitrary, technical, and exclusive method of ascertaining whether a quorum is present, operating to prevent the performance of official duty and obstruct the business of government, is no part of our common law. The statute requiring the presence of four aldermen does not mean that in the presence of four a majority of the votes cast may not be enough. The journal properly shows how many members were there when the vote was taken by yeas and nays; there was no difficulty in ascertaining and recording the fact; and the requirement of a quorum at that time was not intended to furnish a means of suspending the legislative power and duty of a quorum. No illegality appears in the adoption of the amendment."

Summing up this matter, this law is found in the Secretary of the Treasury's office, properly authenticated. If we appeal to the journal of the House. we find that a majority of its members were present when the bill passed, a majority creating hy the Constitution a quorum, with authority to act upon any measure; that the presence of that quorum was determined in accordance with a reasonable and valid rule theretofore adopted by the House; and of that quorum a majority voted in favor of the bill. It therefore legally passed the House, and the law as found in the office of the Secretary of State is beyond challenge.

With reference to the other question: The opinion of the circuit court seemed to be that the act cast upon the Secretary of the Treasury a special duty of classification in all cases of the import of worsted cloths, and that unless he so acted in any particular case the duty remained as it was prior to the passage of the act. We quote its language:

This act proceeds on an entirely novel theory. It provides expressly for a classification in direct nonconformity to the facts. It authorizes an officer of the government who may find an import to be in fact an article which under the tariff laws pays one rate of duty, to call it something else which it is not, in order to enable the revenue officers to levy upon it a rate of duty which that other article which it is not navs. \* \* \* I do not mean by which that other article, which it is not, pays. I do not mean by that to suggest for one moment that under the phraseology of this act it is the duty of the Secretary of the Treasury to himself examine the packages of goods, to handle or see their contents; but having been informed and ad-vised as to the facts in the same way in which he is informed and advised upon any facts upon which he is required to pass, by the examination and report of such trustworthy subordinates as he may select, the final classification of the particular articles is one to be made by him.'

We do not so construe the act. We understand it rather as a declaration by Congress as to the construction to be placed upon that portion of the act of 1883 which refers to imported woolen cloths. It was an act suggested by the contest then pending in the courts, and which was finally decided adversely to the government, in the case of Seeberger vs. Cahn (137 U. S., 95), in which it was held by this court that "cloths popularly known as 'diagonals,' and known in trade as 'worsteds,' and composed mainly of worsted, but with a small proportion of shoddy and of cotton, are subject to duty as a manufacture of worsted, and not as a manufacture of wool, under the act of March 3, 1883, c. 121." The form of expression used in the act may be novel, but the intent of Congress is quite clear. Recognizing the fact that the Secretary of the Treasury is the head of the financial department of the government, that to him, as its chief administrative official, is given the supervision of the tariff and all the collections thereunder, it directs him to classify all worsted cloths as woolen cloths, and it gives to him no discretion. He may not classify some worsteds as woolens and others as not.

There is given no choice or selection, but it is the imperative direction of Congress to him, as the chief administrative officer in the collection of duties, to place all worsted cloths, by whatever name properly known or known to the trade, within the category of woolen cloths, and, of course, if placed within that category, or, using the familiar language of the tariff, "classified as woolen cloths," subject to the duty imposed on such cloths. If action were necessary by the Secretary of the Treasury to put this act into force, which we think is not, such action was taken by the circular letter of May 5, 1890, from the Treasury Department to all customs officers, publishing the act for the information and guidance of the public.

Our conclusion, therefore, is that the act was legally passed; that by its own terms, and irrespective of any action by the Secretary of the Treasury, the duties on worsted cloths were to be such as placed by the act of 1883 on woolen cloths.

The judgment of the circuit court will be reversed and the case remanded for further proceedings, in accordance with this opinion.

#### STATEMENT OF OUTSTANDING PRINCIPAL OF THE PUBLIC DEBT OF THE UNITED STATES ON THE 1st OF JANUARY OF EACH YEAR FROM 1791 TO 1843, INCLUSIVE, AND ON THE 1st OF JULY OF EACH YEAR FROM 1843 TO 1891, INCLUSIVE.

Year.	Amount.	Year.	Amount.
Jan. 1, 1791,	\$75,463,476.52	Jan. 1, 1842	\$13,594,480.73
1792	77,227,924.66	1843	20,201,226.27
1793	80,358,634.04	July 1, 1843	32,742,922.00
1794	78,427,404.77	1844	23.461,652.50
	80,747,587.39	1845	15,925,303.01
1795	83,762,172.07	1846	15,550,202.97
1796	82,064,479,33	1847	38,826,534.77
1797	79,228,529,12		47,044,862.23
1798		1848	63.061.858.69
1799	78,408,669.77	1849	63,452,773.55
1800	82,976,294.35	1850	00,40%,110.00
1801	83,038,050.80	1851	68,304,796.02
1802	80,712,632.25	1852	66,199,341.71
1803	77,054,686.40	1853	59,803,117.70
1804	86,427,120.88	1854	42,242,222.42
1805	82,312,150,50	1855	35,586,956.56
1806	75,723,270.66	1856	31,932,537.90
1807	69,218,398.64	1857	28,699,831.85
1808	65,196,317.97	1858	44,911,881.03
1809	57,023,192.09	1859	58,496,837.88
	53,173,217.52	1860	64,842,287.88
1810		1861	90,580,873.72
1811	48,005,587.76	1862	524,176,412.13
1812	45,209,737.90		4 110,979,190,69
1813	55,962,827.57	1863	1,119,772,138.63
1814	81,487,846.24	1864	1,815,784,370.57
1815	99,833,660.15	1865	2,680,647,869.74
1816	127,334,933.74	1866	2,773,236,173.69
1817	123,491,965.16	1867	2,678,126,103.87
1818	103,466,633.83	1868	2,611,687,851.19
1819	95,529,648.28	1869	2,588,452,213.94
1820	91,015,566,15	1870	2,480,672,427.81
1821	89,987,427.66	1871	2,353,211,332.32
1822	93,546,676.98	1872	2,253,251,328.78
1823	90,875,877.28	1873 1874	*2,234,482,993.20
1824	90,269,777.77	1874.	*2,251,690,468.43
1825	83,788,432.71	1875	*2,232,284,531.95
1826	81,054,059.99	1876	*2,180,395,067.15
1827	73,987,357.20	1877	*2,205,301,392.10
		1878	*2,256,205,892.53
1828	67,475,043.87	1879	*2,349,567,482.04
1829	58,421,413.67		
1830	48,565,406.50	1880	*2,120,415,370.63
1831	39,123,191.68	1881	*2,069,013,569.58
1832	24,322,235.18	1882	*1,918,312,994.03
1833	7.001,698.83	1883	*1,884,171,728.07
1834	4,760,082.08	1884	*1,830,528,923.57
1835	37,733.05	1885	+1,876,424,275.14
1836	37,513.05	1886	+1,756,445,205.78
1837	336,957.83	1887	+1,688,229,591.63
1838	3,308,124.07	1888	11,705,992,320.58
1839	10,434,221.14	1889	11,640,673,340.23
1840	3,573,343.82	1890	11,585,821,048.73
1841	5,250,875.54	1891	+1,560,472,784.61
1011	0,000,010.01	1001	1 1,000, 10,0101.01

\* In the amount here stated as the outstanding principal of the public debt are included the certificates of deposit outstanding on the 30th of June, issued under act of June 8, 1872, for which a like amount in United States notes was on special deposit in the Treasury for their redemption, and added to the cash balance in the Treasury. These certificates, as a matter of accounts, are treated as a part of the public debt, but being offset by notes held on deposit for their redemption, should properly be deducted from the principal of the public debt in making comparison with former years. + Exclusive of gold, silver, currency certificates, and Treasury to the soft, held in the Treasury's cash, and including \$64,623,512 bonds issued to the several Pacific

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railroads.

Year.	Debt on which interest has ceased.	Debt bearing no interest.	Outstanding prin- cipal.	Cash in the Treas. July 1.	Total debt less cash in Treasury.	Annual inter- est charge.
1856—July 1	\$209,776.13		\$31,972,537.90	\$21,006,584.89	\$10,965,953.01	\$1,869,445.70
1858	238,872.92		28,699,831.85		9,998,621.76	1,672,767.53
1859	26,250,112		58,496,837,88	5,091,603,69	51, 200, 191, 12 53, 405, 234, 19	3 126 166.29
1860.	201.449.77		64,842,267.88		59,964,402.01	3,443,687.29
1861	199,999.77		90,580,873.72		87,718,660.80	5,092,630.43
1002	280,195.21	693	524,176,412.13	18,863,659.96	505,312,752.17	22,048,509.59
1964	473,048.16		1,119,772,138.63	8,421,401.22	1,111,350,737.41	41,854,148.01
1865		9	1,615,764,370.57	100,332,093.33	1,109,402,217,04	
1865-August 31.	1 502 000 00	495,090,150,20	2,000,047,009.74	06 018 055 19	2,014,010,000,111	150,742,017,45
1866—July 1		rv	0 072 926 173 60	127 900 000 85	9 636 036 138 163 84	
1867	-	428 218 101 20	2.678.126.103.87		2.508.151.211.69	
1868	1,197,340,89	. 4	2,611,687,851,19		2,480,853,413,23	
1869	5,260,181.00	. 4	2,588,452,213.94	155,680,340.85	2,432,771,873.09	125,523,998.34
16/0			2,480,672,427.81		2,331,169,956.21	
18/1	1,948,902.26	4.	2,363,211,332.32		2,216,994,068.67	111,949,330.50
10/2			2,253,251,328.78		2,149,780,530.35	103,988,463.00
16/3		1	2,234,482,993.20		2,105,462,060.75	98,049,804.00
10/4					2,104,149,153.59	98,796,004.50
10/0				142,243,361.82	2,090,141,170.13	96,855,690.50
1070					2,060,925,340.45	
10.0		476,764,031.84	2,205,301,392.10		2,019,2/0,431.37	
1879				200,023,012,002	1,939,302,200.40	
1880					1 010 996 717 75	
1881					1 210 6K0 1K4 09	
1882					1 675 093 474 95	
1883.	7 831 415 26	E38 111 169 81	20 864 121 208 1	345 380 009 09	1 538 781 895 15	
1884	19,656,205,26				1.438.542.995.39	
1885	4,100.995.26			488,612,429,23	1.375.352.443.91	
1886.	9,704,445.26	619.344.468.52			1,282,145,840.44	45,510,098.00
1887.	6,115,165,26	629,795,077.37		4.	1,175,168,675.42	41,780,529.50
1888	2,496,095.26				1,063,004,894.73	38,991,935.25
1889	1,911,485.26	282	1,619,052,922.23	643,113,172.01	975,939,750.22	33,752,354.60
1890	1,815,805.26	825,011,289.47	1,552,140,204.73	661,355,834.20	890,784,370.53	29,417,603.15
TA91	1,614,705.26	933	1,545,996,591.61	694,083,839.83	851,912,751.78	23,615,735.80
Note 1The annual interest charge is computed upon the amount of outstanding principal at the close of the fiscal year, and is ex-	rge is computed	upon the amou	nt of outstanding p	rincipal at the	close of the fiscal y	ear, and is ex-
clustrye of interest charge on Pacific railway bounds. Interest on the 4''s per cent, loan is computed at the regular rate from July 1, 1891 to date of microst charge on Pacific railway of some methods the Action of some some some some some some some s	railway bonds.	Interest on the	e 412 per cent. loan	is computed at	the regular rate fro	m July 1, 1891,
Note 2The figures for July 1, 18	79, were made u	p assuming pen	ding funding operat	ions to have bee	n completed.	
Note 3.—The temporary loan per act of July 11, 1882, is included in the 4 per cent's from 1882 to 1888, inclusive, with the exception of	act of July 11,	1862, is included	in the 4 per cent's	from 1862 to 186	iuclusive, with th	e exception of
the structure consistent and we are solved in the verify the date of the public deep treatment is ingrease point. This load pore interest from 4 per cent, to 6 per cent, and was redeemable on ten days' notice after thirty days; but being constantly changing, it has been con-	as redeemable of	n ten days' noti	a the public deut re ce after thirty days	; but being cons	tantly changing, it	has been con-
sidered more equitable to include the whole amount outstanding as bearing 4 per cent, interest, on an average for the year, and the year. Note 4 — In the recent monthly statements of the mubility ability the transfer and the recent monthly statements of the mubility ability of the transfer and the recent monthly statements of the mubility ability of the recent monthly statements of the mubility ability of the recent monthly statements of the mubility of the transfer ability of the recent monthly statements of the mubility of the recent monthly statements of the mubility of the recent monthly statement of the recent monthly stateme	e whole amount of the	outstanding as t	earing 4 per cent. i	nterest on an av has heen adde	erage for the year.	aking the not
debt larger in that amount than the amounts herein stated for each year	amounts herein	stated for each	year.			TOWNED AND SUPPORT
9						

ANALYSIS OF THE PRINCIPAL OF THE PUBLIC DEBT OF THE UNITED STATES, 1856-1891.

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# RECEIPTS AND

STATEMENT OF RECEIPTS OF THE UNITED STATES FROM MARCH 4, 1789, 30) FROM

		Balance in			Direct	Dublia	Miscel
$ \begin{array}{                                    $	ar		Customs.				
$ \begin{array}{c c c c c c c c c c c c c c c c c c c $	R.			revenue.	tax.	ianas.	
$ \begin{array}{c c c c c c c c c c c c c c c c c c c $	<u> </u>						010 100 10
	1791		\$4,399,473.09				\$10,478.10
	1792	\$973,905.75	3,443,070.85	\$208,942.81			
	1794	753 661 60	4,200,300.30	97/ 080 69			
	1795	1.151.914.17	5.588.561.26	337,755,36			28,317,97
	1796	516,442.61		475,289.00		S4.836.13	1,169,415.98
			7,549,649.65	575,491.45		83,540.60	399,139.29
$\begin{array}{cccccccccccccccccccccccccccccccccccc$			7,106,061.93	644,357.95	•••••••	11,963.11	58,192.81 96,197,56
$\begin{array}{c} 1801 & 2, 623, 311.99 & 10, 750, 778.98 & 1, 048, 083, 43 & 534, 343, 38 & 107, 778.060 & 935, 049, 41 \\ 1802 & 3, 255, 331.00 & 112, 438, 238, 74 & 621, 1898, 69 & 205, 665, 44 & 198, 675, 60 & 131, 945, 46 \\ 1803 & 5, 020, 007, 64 & 10, 479, 417, 61 & 215, 179, 06 & 71, 679, 30 & 165, 675, 66 & 131, 945, 46 \\ 1804 & 4, 825, 811, 60 & 11, 008, 665, 33 & 500, 941, 29 & 501, 98, 44 & 487, 526, 77 & 139, 075, 55 \\ 1805 & 4, 037, 005, 26 & 12, 936, 487, 04 & 21, 747, 15 & 21, 882, 91 & 540, 198, 60 & 403, 322, 35 \\ 1806 & 3, 999, 388, 90 & 14, 667, 098, 17 & 900, 101, 45 & 557, 678, 66 & 765, 245, 73 & 36 \\ 1807 & 4, 538, 132, 80 & 15, 845, 521, 61 & 13, 051, 40 & 34, 732, 56 & 446, 193, 27 & 38, 550, 42 \\ 1808 & 9, 643, 850, 07 & 16, 363, 550, 88 & 81, 902, 28 & 19, 159, 21 & 442, 528, 38 & 621, 162, 57 \\ 1810 & 3, 848, 056, 78 & 8, 563, 300, 31 & 7, 430, 63 & 12, 448, 68 & 666, 548, 88 & 44, 76, 84 \\ 1811 & 2, 670, 276, 57 & 18, 216, 222, 73 & 2, 295, 56 & 66 & 1, 400, 237, 78 & 126, 166, 17 \\ 1813 & 3, 682, 217, 41 & 13, 224, 632, 52 & 4, 765, 04 & 3, 605, 28 & 771, 09, 477, 78 & 126, 166, 17 \\ 1814 & 5, 109, 542, 00 & 5, 998, 772, 08 & 1, 662, 984, 82 & 2, 219, 497, 36 & 1, 138, 771, 10 & 164, 338, 51 \\ 1816 & 13, 106, 592, 88 & 93, 306, 874, 88 & 5, 124, 708, 31 & 4, 253, 635, 00 & 1, 777, 598, 50 & 273, 782, 35 \\ 1817 & 22, 033, 519, 19 & 294, 283, 448, 19 & 2, 675, 100, 77 & 1, 284, 187, 04 & 1, 991, 286, 06 & 176, 778, 782, 35 \\ 1818 & 14, 989, 465, 48 & 17, 176, 385, 00 & 965, 270, 20 & 384, 333, 36 & 2, 605, 644, 77 & 57, 605, 77 & 782, 35 \\ 1817 & 22, 033, 519, 19 & 294, 283, 448, 19 & 2, 678, 100, 77 & 116, 363, 306 & 1, 272, 966, 46 & 152, 570, 44 \\ 1820 & 1, 645, 123 & 13, 004, 447, 15 & 69, 027, 63 & 29, 3490, 6 & 1, 212, 966, 46 & 152, 580, 43 \\ 1821 & 1, 196, 461, 21 & 13, 004, 447, 15 & 69, 027, 63 & 29, 3490, 6 & 1, 212, 966, 46 & 1422, 967, 114 \\ 1824 & 94, 643, 922, 81 & 150, 506, 672 & 11, 363, 663, 771, 13 & 112, 648, 55 & 1144, 149, 149, 149, 149, 149, 149, 149$			0,010,449.31	779,130,44	@794 999 07	1/19 75	152 712 10
$\begin{array}{llllllllllllllllllllllllllllllllllll$		2 623 311.99	10 750 778 93		534,343,38	167.726.06	
$\begin{array}{llllllllllllllllllllllllllllllllllll$	1802	3,295,391.00	12,438,235.74	621,898.89	206,565.44	188,628.02	1,500,505.86
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		5,020,697.64	10,479,417.61	215,179.69	71,879.20	165,675.69	131,945.44
$\begin{array}{c c c c c c c c c c c c c c c c c c c $					50,198.44	487,526.79	139,075.53
$\begin{array}{cccccccccccccccccccccccccccccccccccc$					21,882.91		40,382.30
$\begin{array}{c c c c c c c c c c c c c c c c c c c $					0 00,703.80		38 550 42
$\begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$	1808	9 643 850 07			19,159,21	647,939,06	
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		9.941.809.96	7.256.506.62	4.034.29	7,517.31	442.252.33	62,162.57
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1810	3,848,056.78	8,583,309.31	7,430.68	12,448.68	696,548.82	84,476.84
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1811	2,670,276.57		2,295.95	7,666.66	1,040,237.53	59,211.22
$\begin{array}{cccccccccccccccccccccccccccccccccccc$							126,165.17
$\begin{array}{cccccccccccccccccccccccccccccccccccc$			13,224,023.25				164 908 81
		1 797 484 63	7 989 049 99	4 678 059 02	2 162 673 41	1 287 959 28	285,282,84
		13,106,592,88	36,306,874,88	5.124.708.31	4.253.635.09	1.717,985.03	273,782.35
	1817	22,033,519.19	26,283,348.19	2,678,100.77	1,824,187.04	1,991,226.06	109,761.08
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$			17,176,385.00	955,270.20		2,606,564.77	57,617.71
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	1819	1,478,526.74	20,283,608.76				
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1820	2,079,992.38	15,005,612.15	106,200.53	31,586.82	1,635,871.01	61,338.44
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1822	1,190,401.21	17 589 761 94	67 625 71	29,049.00	1 803 581 54	452 957 19
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	1823	4.237.427.55	19.088.433.44	34,242,17	10.337.71	916.523.10	141,129,84
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1824	9,463,922.81	17,878,325.71	34,663.37	6,201.96	984,418.15	127,603.60
$\begin{array}{cccccccccccccccccccccccccccccccccccc$							130,451.81
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1826		23,341,331.77	21,589.93	6,638.76	1,393,785.09	94,588.66
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$		6,358,086.18	19,712,283.29	19,885.58	2,626.90	1,495,845.20	1,315,722.83
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	1829	5 972 432 81	22 681 965 91	14 502 74	11 335 05	1,010,000.75	
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$		5.755.704.79	21.922.391.39	12,160.62	16,980,59	2,329,356,14	73,227.77
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1831	6,014,539.75	24,224,441.77	6,933.51	10,506.01	3,210,815.48	584,124.05
$\begin{array}{cccccccccccccccccccccccccccccccccccc$			28,465,237.24	11,630.65	6,791.13		270,410.61
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		2,011,777.55		2,759.00	394.12	3,967,682.55	470,096.67
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$			10,214,997.19			4,857,600.09	480,812.32
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	1836	26 749 803 96	23,409,940,53	370.00		94 877 179 86	2 245 902 23
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$		46,708,436.00	11,169,290.39			6.776.236.52	7.001.444.59
$      \begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$	1838	37,327,252.69	16,158,800.36	2,467.27		3,730,945.66	6,410,348.45
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$		90,891,190.94	23,137,924.81			7,361,576.40	979,939.86
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$		33,157,503.68	13,499,502.17			3,411,818.63	2,567,112.28
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$			18,467,210.74			1,365,627.42	1,004,054.75
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$		* 30.521.979.44	7 046 949 01	103.25		898 158 18	285 895 92
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		39,186,284.74	26,183,570,94	1.777.34		2.059.939.80	1.075.419.70
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1845	36,742,829.62	27,528,112.70	3,517.12		2,077,022.30	361,453.68
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		36,194,274.81	26,712,667.87	2,897.26		2,694,452.48	289,950.13
$\begin{array}{cccccccccccccccccccccccccccccccccccc$			23,747,864.66	375.00			220,808.30
1652 $40,196,555,25$ $47,669,520,02$ $2,043,239,58$ $464,249,40$				375.00	••••••	3,328,642.56	612,610.69
1652 $40,196,555,25$ $47,669,520,02$ $2,043,239,58$ $464,249,40$		32,827,082,69			••••••	1 850 804 95	9 064 308 91
1652 $40,196,555,25$ $47,669,520,02$ $2,043,239,58$ $464,249,40$		35 871 753 31	49,017,567.92			2,352,305.30	1.185.166.11
	1852	40,158,353.25	47,339,326.62	•••••		2,043,239.58	464,249.40
	1853	43,338,860.02	58,931,865.52	• • • • • • • • • • • • • • • • • •	[. <i></i>	1,667,084.99	988,081.17

\* For the half year from

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# EXPENDITURES, 1791-1891.

# TO JUNE 30, 1891, BY CALENDAR YEARS TO 1843, AND BY FISCAL YEARS (ENDED JUNE THAT TIME.

Year.	Dividends.	Net ordinary receipts.	Interest.	Premiums.	Receipts from loans and Treasury notes.	Gross receipts.	Unavail- able.
1791		\$4,409,951.19			\$361,391.34	\$4,771,342.53	
1792	\$8,028.00	3,669,960.31			5,102,498.45	8,772,458.76	
1793	38,500.00	4,652,293.14			1,797,272.01	6,450,195.15	• • • • • • • • • • • • • • •
1794	303,472.00	5,431,904.87			4,007,950.78 3,896,424.00 320,000.00	9,439,855.65 9,515,758.59	<b></b>
1795	160,000.00	6,114,534.59	\$4,800.00		3,396,424.00	9,515,758.59	• • • • • • • • • • • •
$1796 \\ 1797$	160,000.00 160,000.00 80,960.00	8,377,529.65	42,800.00	· · · · · · · · · · · · · · · · · · ·	320,000.00	8,740,329.65	• • • • • • • • • • •
1798	79,920,00					8,758,780.99	• • • • • • • • • • • •
1798	79,950.00	7,900,495,80	18,015.00		200,000.00	8,179,170.80	
1800	71,040.00	1,040,813.31	•••••	• • • • • • • • • • • • • • •	1 565 990 94	12,546,813.31 12,413,978.34	•••••
1801	88,800.00	10,040,749,10	10 195 00	•••••	1,000,229.24	12,413,978.84	•••••
1802	39,960.00	14 005 709 05	10,125.00		•••••••••••••••••	14,995,793,95	•••••
1803		11 064 007 69		• • • • • • • • • • • • • • • •	••••••	11,064,097.63	
		11 896 307 38			••••••	11,826,307.38	
1805		13 560 693 20				13,560,693.20	
1806		15 559 931 07				15,559,931.07	
1807		16.398.019.26				16,398,019.26	
1808		17.060.661.93			5,000,000,00 1,565,229,24	17,060,661.93	
1809		7,773,473,12				7,773,473.12 12,134,214.28 14,422,634.09	
1810		9,384,214,28			2,750,000.00	12,134,214,28	
1811		14,422,634.09				14,422,634.09	
1812		9,801,132.76			12,837,900.00	22,639,032.76	
		14.340.409.95				40.524.844.95	
1814	· · · · · · · · · · · · · · · · · · ·	11,181,625.16	85.79		09 977 006 00	34,559,536.95	
		15,696,916.82	11,541.74	\$32,107.64	35,220,671.40	50,961,237.00	
1816		47,676,985.66	68,665.16	686.09	9,425,084.91	57,171,421.82	
1817	202,426.30 525,000.00	33,099,049.74	267,819.14	\$32,107.64 686.09	466,723.45	33,833,592.33	• • • • • • • • • • • •
1818	525,000.00	21,585,171.04	412.62		8,353.00	21,593,986.66	• • • • • • • • • • •
1819	675,000.00	24,603,374.37			2,291.00	24,605,665.37	•••••
1820	1,000,000.00	17,840,669.55		40,000.00	3,000,824.13	33,003,382,35 21,598,986.66 24,605,665.37 20,881,493.68 19,573,703.72 20,232,427.94	•••••
1821	105,000.00	14,573,379.72			5,000,324.00	19.573,703.72	• • • • • • • • • • •
1822	297,500.00	20,232,427.94			• • • • • • • • • • • • • • • • • •	20,232,427.94	• • • • • • • • • • • •
1823	350,000.00	20,540,666.26			E 000 000 00	24.381.212.79	
1824	350,000.00	19,381,212.79		••••••	5,000,000.00	26.840.858.02	
1825	367,500.00 402,500.00	21,840,858.02			3,000,000.00	25,260,434.21	
1826 1827	402,500.00	23,200,434.21		· <i>··</i> ···		22,966,363.96	
1827	455,000.00	22,900,000,00				24,763,629.23	
1829		64,100,028.20 64,007,007,007,00				24,827,627.38 24,844,116.51	
1830		94 844 116 51				24.844.116.51	
1831	490.000.00	28 526 820 82				28,526,820.82	
1832	490,000.00	31 867 450 66				31,867,450,66	\$1,889.50
1833	474,985,00	33,948,426 25		1		31,867,450.66 33,948,426.25	
1834	474,985.00 234,349.50	21,791,935,55				21,791,935.55	
1835	506,480.82	35,430,087.10			2,992,089,15 2,992,089,15 2,992,089,15 2,992,089,15 13,650,276,20 2,992,089,15 12,716,820,86 3,857,276,21 5,589,547,51 13,659,317,88 14,808,735,44 12,479,708,36 3,1,877,181,35 28,872,399,45 28,872,399,45 28,872,399,45 28,872,500,00 28,588,750,00 4,045,950,00 2,208,400,00 46,300,00 16,350,00 16,350,00 16,350,00 16,350,00 1,357,00 16,350,00 16,350,00 1,357,00 1,350,00 16,350,00 16,350,00 1,450,00 1,450	35,430,087.10	
1836	292,674.67	50,826,796.08				50,826,796.08 27,947,142.19 39,019,382.60	
1837		24,954,153.04			2,992,989.15	27,947,142.19	63,288.35
1838		26,302,561.74			12,716,820.86	39,019,382.60	1 450 700 00
1839		31,482,749.61			3,857,276.21	35,340,025.82	1,406,762.95
1840		19,480,115.33			5,589,547.51	25,069,662.84	
1841		16,860,160.27			13,659,317.38	30,519,477.65	
1842		19,976,197.25			14,608,735.64	34,784,962.89	11,100.00
1843	*	8,231,001.26		71,700.83	12,479,708.36	20,782,410.45 31,198,555.73	
1844		29,320,707.78		006.60	1,077,181.35	90 070 105 20	28,251.90
1845		29,970,105.80				29,970,105.80 29,699,967.74	A0,001.00
1846		29,699,967.74		00 90k 01	98 979 900 45	55,368,168.52	30,000.00
1847		26,467,403.16		28,305.91	91 956 700 00	56,992,479.21	
1848		35,698,699.21		1 37,060.00	98 588 750 00	59,796,892.98	
1849		49 200 000 000 000		10 550 00	4 145 950 10	47,649,388.88	
1850		40,007,000.00		4 984 0	203 400 00	52,762,704.2	
		02,000,009.00		1,004.04	46,300.00	49,893,115.60	
		61,587,031.68				61,603,404.18	

January 1 to June 30, 1843.

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# STATEMENT OF THE RECEIPTS OF THE UNITED

Year.	Balance in the Treasury at commence- ment of year.		Internal revenue.	Direct tax.	Public lands.	Miscel- laneous.
1854 1855 1856 1857 1858 1859 1860 1861 1862 1863 1864 1865 1866 1867	\$50,261,901,06 48,591,078,41 47,677,672,13 49,106,229,80 46,802,855,00 35,113,34,22 33,193,248,60 32,979,530,78 46,965,304,67 36,533,046,13 134,433,738,44 33,933,657,69 460,877,099,73	$\begin{array}{c} 53,025,794,21\\ 64,022,863,50\\ 63,875,905,05\\ 41,789,620,96\\ 49,565,924,38\\ 53,187,511.87\\ 39,582,122,64\\ 49,056,397,62\\ 69,059,642,40\\ 102,316,152,99\\ 84,928,260,60\\ 179,046,651,58\end{array}$	\$37,640,787.95 109,741,134.10	\$1,795,331.73 1,485,103,61 475,648,96 1,200,573,03 1,974,754,12 4,200,233,70	$\begin{array}{r} \$8,470,798.39\\ 11,497,049.07\\ 8,917,644.93\\ 3,829,486.64\\ 3,513,715.87\\ 1,756,687.30\\ 1,778,557.71\\ 870,658.54\\ 152,203.77\\ 167,617.17\\ 588,33.29\\ 996,553.31\\ 665,031.03\\ 1,163,575.76\end{array}$	827,731.40 1,116,190.81
1868 1869 1870 1871 1872 1873 1874 1874 1875 1876 1877 1878 1879 1880 1881 1882 1883 1884 1885 1886 1887 1888 1889 1890	$\begin{array}{c} 199,076,437,099,138\\ 199,076,437,009\\ 158,936,082,87\\ 183,781,985,76\\ 177,504,116,51\\ 134,666,001,85\\ 159,293,673,41\\ 178,833,395,54\\ 172,804,061,32\\ 149,909,377,21\\ 144,837,645,88\\ 286,591,453,88\\ 652,588,65\\ 231,940,064,44\\ 280,607,668,37\\ 275,450,903,53\\ 374,189,081,98\\ 243,941,403,07\\ 521,794,026,26\\ 526,848,755,46\\ 512,851,434,36\\ 659,449,099,118,18\\ 691,527,403,76\\ \end{array}$	$\begin{array}{c} 164,464,599.56\\ 180,048,426.63\\ 194,538,374.44\\ 206,270,408.05\\ 216,370,286.77\\ 188,089,552.70\\ 163,103,833.69\\ 157,167,722.35\\ 148,071,984.61\\ 130,956,493.07\\ 130,170,680.20\\ 137,250,047.70\\ 186,552,064.60\\ 198,159,676.02\\ 220,410,730,206,460.39\\ 198,159,676.02\\ 220,410,730,206,460.39\\ 198,159,676.02\\ 220,410,730,206,460,39\\ 198,159,676.02\\ 220,410,730,206,460,39\\ 198,199,050,023,44\\ 192,905,023,44\\ 192,905,023,44\\ 217,286,693,13\\ 219,005,173,63\\ 219,007,173,63\\ \end{array}$	$\begin{array}{c} 191,087,589,41\\ 158,356,460,86\\ 184,399,756,49\\ 143,098,153,63\\ 130,642,177,72\\ 113,729,314,14\\ 102,409,784,90\\ 110,007,732,03\\ 118,630,407,83\\ 110,581,630,407,83\\ 110,581,634,74\\ 113,561,610,58\\ 124,009,373,92\\ 135,264,385,51\\ 146,497,505,42\\ 144,720,368,98\\ 121,586,072,51\\ 144,720,368,98\\ 121,586,072,51\\ 144,220,687,198\\ 112,498,755,43\\ 112,498,755,43\\ 112,498,755,43\\ 112,498,755,54\\ 112,498,755,54\\ 112,498,755,54\\ 112,498,755,54\\ 112,498,755,54\\ 112,498,755,54\\ 112,498,755,54\\ 124,206,871,98\\ 124,206,675,81\\ 142,686,249,44\\ \end{array}$	1,788,145.85 765,685,61 229,102.88 580,355.37 315,254.51	$\begin{array}{c} 1,105,373,70\\ 1,348,715,41\\ 4,020,344,34,\\3,350,481,76\\ 2,388,646,68\\ 2,575,714,19\\ 2,882,312,38\\ 1,852,429,39\\ 1,413,640,17\\ 1,129,466,95\\ 976,233,68\\ 1,079,743,37\\ 924,781,66\\ 1,079,743,37\\ 944,781,66\\ 1,076,743,37\\ 944,781,66\\ 9,763,140,37\\ 9,853,140,37\\ 9,854,428,428\\ 4,9,810,705,01\\ 5,705,966,44\\ 5,630,999,34\\ 1,202,017,23\\ 8,038,651,79\\ 9,254,286,42\\ 1,202,017,23\\ 8,038,651,79\\ 6,358,272,51\\ 4,029,535,41\\ \end{array}$	$\begin{array}{c} 13,007,522,13\\ 17,745,403,59\\ 13,997,338,65\\ 12,942,118,30\\ 22,093,541,21\\ 15,106,051,23\\ 17,161,270,05\\ 32,575,043,32\\ 15,431,015,81\\ 24,070,602,31\\ 30,437,487,42\\ 32,4070,602,31\\ 30,437,487,42\\ 30,795,635,50\\ 20,585,697,49\\ 21,978,525,01\\ 25,154,850,98\\ 31,703,642,52\\ 30,796,695,02\\ 21,984,881,89\\ 30,796,695,02\\ 21,984,881,80\\ 30,796,695,02\\ 21,984,81,80\\ 30,796,642,52\\ 30,796,52\\ 30,796,52\\ 30,796,52\\ 30,796,52\\ $
		6,751,086,380.39	4,111,760,797.61	28,131,990.32	280,505,641.52	690,871,302.70

\*Amount heretofore credited to the Treasurer as

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$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Year.	Dividends.	Net ordinary receipts.	Interest.	Premiums.	Receipts from loans and Treasury notes.	Gross receipts.	Unavail- able.
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	1855 1856 1857 1858 1859 1860 1861 1862 1863 1864 1865 1866		65,350,574,68 74,056,699,24 68,965,312,57 46,655,365,96 52,777,107,92 56,054,599,83 41,476,299,49 51,919,261.09 112,094,945,51 243,412,971,20 \$22,031,158,19 519,949,564,38		\$709,357.72 10,008.00 33,630.90 68,400.00 602,345.44 21,174,101.01 11,683,446.89 38,083,055.68	$\begin{array}{c} 890.00\\ 200.00\\ 3,900.00\\ 23,717,300.00\\ 28,287,550.00\\ 20,776,800.00\\ 41,861,709.74\\ 529,692,400.50\\ 776,652,861.57\\ 1,128,873,945.36\\ 1,472,224,740.85\\ 712,851,553,05\\ 712,851,553,05\\ \end{array}$	$\begin{array}{c} 65,351,374,68\\ 74,056,899,24\\ 68,960,212,57\\ 70,372,665,06\\ 81,773,965,64\\ 76,841,407,83\\ 83,371,640,13\\ 581,680,121,59\\ 889,379,652,52\\ 1,393,461,017,57\\ 1,805,393,345,03\\ 1,270,884,173,11\\ 1,131,060,920,56\\ \end{array}$	\$15,408.34 11,110.81 6,000.01 9,210.40 6,095.11 172,094.29 721,827.93
1890         403,080,982,63         245,233,650,00         648,374,632,63         *73           1891         392,612,447,31         373,208,857,75         765,821,305,06	1869 1870 1871 1872 1873 1874 1875 1876 1877 1878 1879 1880 1881 1882 1883 1884 1885 1886 1887 1888 1889 1890		$\begin{array}{c} 357, 188, 256, 00\\ 365, 969, 838, 67\\ 374, 431, 104, 94\\ 364, 634, 229, 91\\ 322, 177, 673, 78\\ 299, 941, 090, 84\\ 284, 020, 071, 41\\ 290, 066, 584, 70\\ 281, 000, 642, 00\\ 287, 446, 776, 40\\ 287, 232, 136, 83\\ 333, 526, 500, 98\\ 360, 782, 292, 57\\ 403, 552, 500, 28\\ 360, 782, 292, 57\\ 403, 552, 500, 28\\ 398, 287, 561, 95\\ 348, 519, 869, 92\\ 323, 360, 0763, 88\\ 343, 327, 66\\ 379, 266, 074, 76\\ 387, 050, 58, 84\\ 403, 080, 982, 63\\ 332, 412, 447, 31\\ 332, 447, 447\\ 333, 362, 612, 447, 31\\ 332, 447, 447\\ 333, 362, 612, 447, 31\\ 332, 447, 447\\ 333, 332, 447, 447\\ 333, 332, 447, 447\\ 333, 332, 447, 447\\ 333, 332, 447, 447\\ 333, 332, 447, 447\\ 333, 332, 447\\ $		13,755,491.12, 15,295,043,76 8,892,839,95 9,412,637,65 5,037,665,22 3,979,279,69 4,029,280,58 405,776,58 317,102,39 1,505,047,63 110,00	$\begin{array}{c} 288,678,081,06\\ 285,474,496,00\\ 288,708,523,47\\ 305,047,054,00\\ 414,981,017,00\\ 439,272,535,46\\ 887,971,556,00\\ 397,455,808,00\\ 397,455,808,00\\ 397,455,808,00\\ 397,455,808,00\\ 397,455,808,00\\ 397,455,808,00\\ 397,455,808,00\\ 397,455,808,00\\ 397,455,808,00\\ 397,455,808,00\\ 397,455,808,00\\ 397,455,808,00\\ 397,455,808,00\\ 397,455,808,00\\ 397,455,808,00\\ 397,455,808,00\\ 397,452,808,00\\ 397,452,808,00\\ 397,409,000\\ 398,000,00\\ 398,00$	$\begin{array}{c} 1,030,749,516,52\\609,621,828,27\\696,729,973,63\\612,092,468,36\\79,153,921,56\\548,669,221,67\\744,251,291,52\\675,971,607,10\\691,551,673,28\\602,2345,079,70,10\\1,066,634,827,46\\545,340,713,98\\474,532,826,107\\1,066,634,827,46\\545,340,713,98\\474,352,826,107\\555,397,755,92\\555$	*1,500.00 47,097.65 7,997.64 *731.11

# STATES FROM MARCH 4, 1789, TO JUNE 30, 1891, ETC.-Continued.

unavailable, and since recovered and charged to his account.

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# STATEMENT OF EXPENDITURES OF THE UNITED STATES FROM MARCH 4, JUNE 30, FROM

Year.War.Indians.Pensions.Miscellaneous.1791 $g632, 804.03$ $g87, 000.00$ $$175, 813.88$ $$1,083, 971.61$ 1792 $1,100, 705.00$ $13, 643.85$ $100, 243.15$ $4,672, 664.85$ 1793 $1,130, 240.08$ $97, 282.83$ $80, 007.81$ $511, 451.01$ 1794 $2, 460, 010.13$ $410, 562.03$ $23, 475.66$ $66, 673.22$ $1, 370, 380.74$ 1796 $2, 400, 010.13$ $410, 562.03$ $23, 475.66$ $66, 673.22$ $1, 370, 380.74$ 1797 $1, 200, 262.30$ $1, 383, 347.76$ $10.470.00$ $104, 845.38$ $100, 843.71$ $801, 447.84$ 1798 $2, 406, 404.89$ $2, 860, 813.44$ $20, 302.10$ $36, 444.08$ $1, 303, 743.82$ 1800 $1, 672, 244.66$ $21, 520.358$ $60, 000.00$ $25, 302.37$ $1, 144, 766.45$ 1801 $1, 772, 146.325$ $1, 551.87$ $94, 000.00$ $85, 440.39$ $1, 482, 382.40$ 1803 $822, 055.85$ $1, 215, 220.358$ $60, 000.00$ $81, 675.53$ $22, 880, 37.01$ 1804 $875, 422.83$ $1, 69, 641.44$ $234, 200.00$ $81, 875.53$ $23, 800, 37.01$ 1805 $1, 224, 365.86$ $1, 639, 641.44$ $234, 200.00$ $81, 875.53$ $82, 800, 37.01$ 1806 $1, 224, 365.81$ $1, 650, 650.39$ $1, 750, 500.88$ $87, 750.00$ $1, 697, 897.31$ 1805 $1, 224, 365.81$ $1, 650, 650.39$ $1, 750, 500.88$ $77, 000.88$ $1, 797, 798.88$ 1806 $1, 224, 365.81$ $1, 650, 627, 778.10$						
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	Veen	TV		Tudiana	Bongiong	Miscellaneous
	Year.	war.	Navy.	indians.	rensions.	misconancous,
	1791		· • • • • • • • • • • • • • • • • • • •		\$175,813.88	\$1,083,971.61
$ \begin{array}{c} 1794 \\ 1795 \\ 1796 \\ 1796 \\ 1.200, 203, 877 \\ 1.200, 203, 84 \\ 100, 562, 06 \\ 1796 \\ 1.200, 203, 84 \\ 100, 562, 06 \\ 1797 \\ 1.200, 203, 84 \\ 100, 562, 06 \\ 1797 \\ 1.200, 203, 84 \\ 100, 562, 06 \\ 1797 \\ 1.200, 203, 84 \\ 100, 562, 06 \\ 1797 \\ 1.200, 203, 84 \\ 100, 562, 06 \\ 1798 \\ 1.200, 203, 84 \\ 1799 \\ 2.406, 940, 69 \\ 2.500, 877 \\ 1.484, 716, 03 \\ 1.248, 100, 90 \\ 1.248, 406, 940, 92 \\ 2.500, 877 \\ 1.484, 716, 03 \\ 1.248, 2100, 937, 68 \\ 1.248, 2100, 937, 138, 1387, 138 \\ 1139, 584, 440 \\ 1130, 731 \\ 1.337, 513, 22 \\ 1414, 764, 435 \\ 1130, 22, 500, 877 \\ 1.248, 210, 210, 210 \\ 1144, 764, 455 \\ 1114, 240, 00 \\ 1100, 00 \\ 1$	1792					4,672,664.38
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1793		\$61 408 07	13 049 46		
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1795		410.562.03	23,475.68	68,673.22	1,378,920.66
$\begin{array}{cccccccccccccccccccccccccccccccccccc$			274,784.04	113,563.98	100,843.71	
$\begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$	1797	1,039,402.46	382,631.89	62,396.58	92,256.97	1,209,422.02
$\begin{array}{c c c c c c c c c c c c c c c c c c c $				20.302.19	95.444.03	1,039,391,68
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	1800	2,560,878.77	3,448,716.03	31.22	64,130.73	1,337,613.22
$\begin{array}{llllllllllllllllllllllllllllllllllll$	1801				73,533.37	
$\begin{array}{llllllllllllllllllllllllllllllllllll$	1802		910,001.87		80,440.59	1,403,929.40
$\begin{array}{llllllllllllllllllllllllllllllllllll$	1804	875,423.93	1,189,832.75		80,092.80	
$\begin{array}{llllllllllllllllllllllllllllllllllll$	1805	712,781.28	1,597,500.00	196,500.00	81,854.59	3,768,598.75
$\begin{array}{llllllllllllllllllllllllllllllllllll$		1,224,355.38	1,649,641.44			
$\begin{array}{llllllllllllllllllllllllllllllllllll$	1808	2,900 834 40				
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1809	3,345,772.17	2,427,758.80	337 503 84	87.833.54	1,215,803.79
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		2,294,323.94	1.654.244.20	177,625.00	83,744.16	1,101,144.98
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		2,032,828.19	1,965,566.39	151,875.00	75,043.88	1,367,291.40
$\begin{array}{cccccccccccccccccccccccccccccccccccc$			6 446 600 10	167 358 28	86 989 91	1,000,000.21
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1814			167,394,86		2,208,029.70
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$				530,750,00		2,898,870.47
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		16,012,096.80	3,908,278.30	274,512.16	188,804.15	2,989,741.17
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		5.662.715.10	2,953,695,00	505.704.27	890.719.90	3,835,839,51
$\begin{array}{llllllllllllllllllllllllllllllllllll$	1819	6,506,300.37	3,847,640.42	463,181.39	2,415,939.85	3,067,211.41
$\begin{array}{llllllllllllllllllllllllllllllllllll$	1820	2,630,392.31			3,208,376.31	2,592,021.94
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	1822					1 967 996 94
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	1823			380.781.82	1,780,588,52	1,022,093.99
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1824	3,340,939.85	2,904,581.56	429,987.90		7,155,308.81
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		3,659,914.18	3,049,083.86	724,106.44		
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1827	3.948.977.88	4,210,902.45	750 624 88	976,138,86	2,713,476,58
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1828	4,145,544.56	3,918,786.44	705.084.24	850,573.57	3,676,052.64
$\begin{array}{cccccccccccccccccccccccccccccccccccc$			3,308,745.47	576,344.74		
$\begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$	1850	4,707,128.88		622,262,47		3,237,410.04
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1832	5,446.034.88	3.956.370.29		1,184,422,40	4.577.141.45
$\begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$	1833	6,704,019.10	3,901,356.75	1,802,980.93	4,589,152.40	5,716,245.93
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1834	5,696,189.38	3,956,260.42			4,404,728.95
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1836	11.747.345.25				5 393 279 72
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1837	13,682,730,80	6,646,914.53	4.348.036.19	2,672,162,45	9,883,370.27
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1838	12,897,224.16	6,131,580.53	5,504,191.34	2,156,057.29	7,160,664.76
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1839	7 095 267 28	6,182,294.25	2,528,917.28	3,142,750.51	5,725,990.89
$\begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$	1841	8,801,610,24	6.001.076.97	2,514,837,12	2,388,434,51	6,490,881,45
$\begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$	1842	6,610,438.02	8,397,242.99	1,199,099.68	1,378,931.33	6.775.624.61
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	1843*			578,371.00	839,041.12	3,202,713.00
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1845			1,206,032,39	2,032,008,99	5 911.760 98
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	1846	10,413,370.58	6,455,013.92	1,027,693.64	1,811,097.56	6,711,283.89
$1,220,\dots, 1,227,496,48$ 5.650.851.25 1,252,296,81 1,227,496,48 5.650.851.25		35,840,030.33	7,900,635.76	1,430,411.30	1.744.883.63	6,885,608.35
$1849 \dots 14,558,473.26  9,786,705.92  1,374,161.55  1,328,867.64  12,885,334.24$	1848	27,000,334.21	9,408,476.02	1,252,296.81	1,227,496.48	5,650,851.25
1850 9,687,024.58 7,904,724.66 1,663,591,47 1,866,886,02 16,043,733,36	1850	9,687,024.58	7,904,724,66	1.663.591.47	1,866,886.02	
12,161,965.11 8,880,581.38 2,829,801.77 2,293,377.22 17,888,992.18	1851	12,161,965.11	8,880,581.38	2,829,801.77	2,293,377.22	17,888,992.18
1852 8,521,506.19 8,918,842.10 3,043,576.04 2,401,858.78 17,504,171.45 1853 9,910,498.49 11,067,789,53 3,880,494,12 1,756,806.20 17,443,068.01	1852				2,401,858.78	
1853] 9,910,498.49 11,067,789.53 3,880,494.12 1,756,306.20 17,463,068.01	1000	0,010,400.49	111001109-99	0,000,494.12	1,750,306.20	[ 17,463,068.01

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\* For the half year from

# 132

# 1789, TO JUNE 30, 1891, BY CALENDAR YEARS TO 1843 AND BY FISCAL YEARS (ENDED THAT TIME.

ist         Net ordinary         Premiums.         Interest.         Public debt.         Gross         Expenditures.         It end of the year.           1791         \$1,919,580,52         \$1,177,680,08         \$609,964,33         \$3,777,486,78         \$773,007,007         \$783,612,800,00         \$783,612,800,00         \$783,444,51         \$783,017,90,07,00         \$783,444,51         \$783,012,800,00         \$783,444,51         \$783,001,20         \$783,012,800,00         \$783,444,51         \$783,001,20         \$783,444,51         \$783,001,20         \$783,444,51         \$783,001,20         \$783,444,51         \$783,001,20         \$783,444,51         \$773,001,010,10         \$783,444,51         \$773,001,010,10         \$783,444,51         \$773,001,010,10         \$783,001,01,50         \$773,001,010,10         \$783,444,51         \$773,001,010,10         \$773,001,010,10         \$773,001,010,10         \$773,001,010,10         \$773,001,010,10         \$773,001,010,10         \$773,001,010,10         \$773,001,010,10         \$773,001,010,10         \$773,001,010,10         \$774,001,010,10,10,10,10,10,10,10,10,10,10,1			·	1			Balance in
	Ľ.		Promiume	Interest	Public dobt	Gross	Treasury at
	ea	expenditures.	Treunduns.	muerest,	Fublic debt.	Expenditures.	the end of
$ \begin{array}{c} 1798 & 1, 749, 07, 73 &, 02, 07, 530, 11, 28 & 693, 050, 25 & 9, 692, 992, 00 & 783, 444, 51 \\ 1794 & 3, 545, 299, 00 &, 2, 753, 523, 04 & 2, 774, 340, 607 & 6, 479, 977, 97 & 753, 661, 69 \\ 1795 & 4, 362, 541, 72 &, 2, 947, 650, 06 & 2, 844, 1693, 37 & 10, 151, 240, 15 & 516, 442, 61 \\ 1796 & 2, 551, 303, 15 &, 32, 394, 768 & 2, 577, 128, 01 & 8, 307, 775, 84 & 888, 905, 42 \\ 1797 & 2, 565, 100, 52 &, 274, 274, 275, 128, 04 & 2, 577, 128, 01 & 8, 307, 775, 84 & 1888, 906, 42 \\ 1798 & 4, 651, 710, 42 &, 2, 2355, 677, 50 & 976, 682, 12 & 9, 665, 587, 37 & 11, 667, 77 \\ 1800 & 7, 411, 509, 97 &, 34, 042, 001, 04 & 1, 138, 663, 11 & 11, 992, 354, 12 & 2, 3023, 511, 09 \\ 1801 & 4, 501, 1607, 27 &, 24, 315, 651, 41 & 1, 706, 678, 84 & 11, 002, 390, 97 & 2, 116, 677, 77 \\ 1800 & 7, 411, 509, 97 &, 34, 042, 001, 04 & 1, 138, 663, 11 & 11, 1923, 534, 12 & 2, 3023, 511, 09 \\ 1803 & 4, 026, 582, 44 &, 44, 411, 880, 16 & 2, 2779, 477, 168 & 12, 2773, 477, 14 & 32, 256, 351, 10 \\ 1803 & 4, 026, 582, 44 &, 44, 103, 65 & 3, 300, 077, 077 & 17, 256, 893, 77 & 488, 32, 896, 10 \\ 1803 & 4, 026, 582, 44 &, 44, 103, 771, 145 & 3, 300, 077, 077 & 17, 1526, 183, 77 & 156, 103, 776, 105, 30 \\ 1806 & 0, 092, 093 &, 3386, 968, 38 &, 573, 596, 063 & 13, 556, 390, 773, 38, 388, 968, 38 &, 573, 596, 074, 39 & 9, 643, 520, 700, 528 \\ 1806 & 0, 092, 093 &, 3386, 968, 38 &, 573, 596, 063 & 13, 556, 390, 73, 389, 998, 388, 998, 398 &, 573, 596, 103 & 13, 556, 390, 73, 389, 994, 384, 397, 701, 236, 891, 744, 487, 31, 108, 994, 394, 397, 3999, 944, 98, 274, 113, 113, 568, 300, 910, 449 & 2, 673, 796, 383, 386, 966, 372, 771, 19, 983, 113, 18, 108, 108, 108, 108, 108, 108, 108,$	x				-		the year.
	1791	\$1,919,589.52		\$1,177,863.03	\$699,984.23	\$3,797,436.78	
		5,896,258.47		2,373,611.28	693,050.25	8,962,920,00	783,444.51
		3 545 299 00	••••	2,097,859.17	2,633,048.07	6,479,977.97	753,661.69
	1795	4,362,541.72		2,947,059,04	2.841.639.37	10.151.240.15	516,442.61
$ \begin{array}{c} 1'197 & 2,690,10.32 \\ 1'198 & 4,657,710.42 \\ 1'198 & 4,657,710.43 \\ 1'198 & 4,657,710.43 \\ 1'199 & 6,480,166,72 \\ 1'190 & 7,411,360.97 \\ 1'190 & 7,411,360.97 \\ 1'190 & 7,411,360.97 \\ 1'190 & 7,411,360.97 \\ 1'190 & 7,411,360.97 \\ 1'190 & 1,411,360.97 \\ 1'190 & 1,411,360.97 \\ 1'190 & 1,411,360.97 \\ 1'190 & 1,411,360.97 \\ 1'190 & 1,411,360.97 \\ 1'190 & 1,411,360.97 \\ 1'190 & 1,412,370,79.91 \\ 1'190 & 1,421,360.97 \\ 1'190 & 1,421,360.97 \\ 1'190 & 1,4223,371,707.91 \\ 1'190 & 1,4223,371,707.91 \\ 1'190 & 1,4223,371,707.91 \\ 1'190 & 1,4223,423,24 \\ 1'190 & 1,4233,422 \\ 1'190 & 1,4233,422 \\ 1'190 & 1,4233,422 \\ 1'190 & 1,4233,422 \\ 1'190 & 1,4233,422 \\ 1'190 & 1,4233,422 \\ 1'190 & 1,4123,422 \\ 1'190 & 1,4233,422 \\ 1'190 & 1,4233,422 \\ 1'190 & 1,4233,422 \\ 1'190 & 1,4233,422 \\ 1'190 & 1,4233,422 \\ 1'190 & 1,4233,422 \\ 1'190 & 1,4233,422 \\ 1'190 & 1,4233,422 \\ 1'190 & 1,4233,422 \\ 1'190 & 1,4233,422 \\ 1'190 & 1,4233,422 \\ 1'190 & 1,4233,422 \\ 1'190 & 1,4233,422 \\ 1'190 & 1,4233,422 \\ 1'190 & 1,4233,422 \\ 1'190 & 1,4233,422 \\ 1'190 & 1,4233,422 \\ 1'190 & 1,4233,424 \\ 1'190 & 1,4233,424 \\ 1'190 & 1,4233,424 \\ 1'190 & 1,4233,424 \\ 1'190 & 1,4233,424 \\ 1'190 & 1,4233,424 \\ 1'190 & 1,4233,424 \\ 1'190 & 1,4233,424 \\ 1'191 & 1,5423,424 \\ 1'191 & 1,5423,424 \\ 1'191 & 1,5423,424 \\ 1'191 & 1,5423,442,405 \\ 1'191 & 1,5423,442,405 \\ 1'191 & 1,5423,442,405 \\ 1'191 & 1,5423,442,405 \\ 1'191 & 1,5423,442,405 \\ 1'191 & 1,5423,442,405 \\ 1'191 & 1,5423,442,405 \\ 1'191 & 1,5423,442,405 \\ 1'191 & 1,5423,442,405 \\ 1'191 & 1,5423,442,405 \\ 1'191 & 1,5423,442,405 \\ 1'191 & 1,543,420,405 \\ 1$	1796	2,551,303.15		3,239,347.68	2,577,126.01	8,367,776.84	888,905.42
	1797	2,836,110.52			2,617,250.12	8,625,877.37	
	1798	6.480.166.72		2,955,675.90	970,052.09	11 002 396 97	
$\begin{array}{c} 1801 \\ 1802 \\ 1807 \\ 377 (779 01 \\ 4.282 , 172 , 16 \\ 1803 \\ 4.002 , 824 , 241 \\ 3.277 (779 01 \\ 4.282 , 172 , 16 \\ 1803 \\ 4.002 , 824 , 241 \\ 3.277 (779 01 \\ 4.282 , 172 , 16 \\ 1804 \\ 4.482 , 883 , 01 \\ 4.282 , 813 , 01 \\ 4.282 , 813 , 01 \\ 4.185 (467 , 14 , 22 \\ 4.563 , 960 , 63 \\ 13,568 , 309 , 47 \\ 3.993 , 384 , 22 \\ 3.383 , 342 \\ 2.577 , 114 , 22 \\ 4.563 , 960 , 63 \\ 13,568 , 309 , 47 \\ 3.999 , 388 , 399 \\ 4.583 , 328 \\ 1500 \\ 5.64 , 337 , 324 \\ 2.58 \\ 1500 \\ 5.64 , 337 , 324 \\ 2.58 \\ 1500 \\ 5.64 , 338 , 355 \\ 1.552 , 404 , 368 \\ 2.555 , 412 \\ 5.61 , 300 \\ 7.41 , 467 , 214 \\ 2.582 \\ 3.168 \\ 100 \\ 5.11 \\ 980 \\ 8.64 \\ 3.594 , 452 \\ 3.168 \\ 3.172 \\ 484 \\ 3.168 \\ 3.172 \\ 484 \\ 3.172 \\ 484 \\ 3.168 \\ 3.172 \\ 484 \\ 484 \\ 3.172 \\ 484 \\ 484 \\ 485 \\ 3.171 \\ $		7.411.369.97		3,402,601.04	1,138,563.11	11,952,534,12	2,623,311.99
		4,981,009.90		4,411,830.06	2,879,876.98	12.273.376.94	
		3,737,079.91	· · · · · · · · · · · · · · · · · · ·	4,239,172.16	5,294,235,24	13,270,487.31	4 825 811 60
		4,452,858,91				12.615.113.72	4,037,005.26
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1805	1 6 357 234 62		2,657,114.22	4,563,960.63	13,598,309.47	3,999,388.99
		6,080,209.36		3,368,968.26	572,018.64	15,021,196.26	
		6 504 338 85		2,557,074,23	7,701,288,96	16.762.702.04	
		1 7.414.672.14		2,866,074.90	3,586,479.26	13,867,226.30	3.848.056.78
	1810	5,311,082.28	{[	3,163,671.09	4,835,241.12	13,309,994.49	2,672,276.57
		5,592,604.86			5,414,504.45	10.092.004.00	3.862.217.41
		28.082.396.92				39,190,520,36	5,196,542.00
	1814	30,127,686.38		4,593,239.04	3,307,304.90	38,028,230.32	1,727,848.63
				5,990,090.24	6,638,832.11	39,582,493.35	
	1810	15 454 609.92		4.536.282.55	20.886.753.57	40.877.646.04	14,989,465.48
		13,808,673.78		6,209,954.03	15,086,247.59	35,104,875.40	1,478,526.74
		16,300,273.44			2,492,195.73	24,004,199.73	2,079,992.38
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		13,134,530.57		5,151,004.52			1,681,592.24
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	1822	9,827,643.51		5,172,788.79	2,676,160.33	17,676,592.63	4,237,427.55
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$		9,784,154.59	2	4,922,475.40	607,541.01		9,463,922.81
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$		15,330,144.71		4,943,557.93	7 728 587 38	23.585.804.72	
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1826			3,975,542.95	7,065,539.24	24,103,398.46	6,358,686.18
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	1827	12,653,095.65	5	3,486,071.51	6,517.596.88	22,656,764.04	6,668,286.10
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	182	3 13,296,041.4	5		9,004,037.47	25,439,479.32	5.755.704.79
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1830	113229.533.32	\$2		9,443,173.29	24,585,281.55	6,014,539.75
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1831	13.864.067.90	)	1,373,748.74		30,038,446.12	4,502,914,45
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$		21 16.516.388.77		772,561.50	17,067,747.78		
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$		18 425 417 2		202.152.98	5,974,412.21	24,601,982.44	8,892,858.42
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1835	17,514,950.28	3	57,863.08	328.20	17,573,141.56	26,749,803.96
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		30,868,164.04	£	· · · · · · · · · · · · · · · · · · ·	01 900 01	30,868,104.04	37, 327, 252, 69
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$				14.996.48	5.590.723.79	39,455,438.35	36,891,196.94
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$		06 406 048 79	2	399,833.89	10,718,153.5	37,614,936.15	33,157,503.68
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	1840	1 24.139.920.11		174,598.08	3,912,015.6	28,226,533.81	29,903,103.40
$\begin{array}{c c c c c c c c c c c c c c c c c c c $		1 96 T96 840 29		284,977.55	7.801.990.09	32,936,876.53	30,521,979.44
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$		* 11.256.508.60		523,583.91	338,012.64	12,118,105.10	39.186.284.74
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	1844	20,650,108.01			11,158,450.7	33.642.010.80	36,742,829.02
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		[21,895,369.6]	\$18,231.43	849 793 27	371,100.04	27,632,282.90	38,261,959.65
1649         39,35,542,61         82,865,81         3,565,535,75         12,804,478,54         56,386,432,74         32,827,483         32,702,169           1849         39,35,542,61         82,865,81         3,565,535,75         12,804,478,54         56,386,432,74         32,827,483         35,877,753,31           1850         37,165,990,09         3,789,393,03         3,656,335,14         44,604,718,26         35,877,753,31           1851         44,054,717,66         69,713,19         3,696,760,75         654,912,71         48,476,104,31         40,158,353,25           1852         40,389,954,56         170,063,42         4,000,297,80         2,152,393,05         46,712,608,83         43,338,860,02           1852         40,389,954,56         170,063,42         4,000,297,80         2,152,393,05         46,712,608,83         43,338,860,02		53,801,569,35		1,119,214.72	5,600,067.65	60,520,851.74	33,079,276.43
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		45,227,454.77		2,390,765.88	13,036,922.54	60,655,143.19	29,416,612.45
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1849	39,933,542.61	82,865.81	3,565,535.78	3 656 295 1/	44.604.718.26	35,871,753.31
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$				3,696,760.75	654,912.71	48,476,104.31	40,158,353.25
1853 44,078,156.35 420,498.74 3,665,832.74 6,412,574.01 54,577,001.74 50,201,501.05		40,389,954.56	3 170,063.42	4,000,297.80	2,152,293.0	46,712,608.83	
				3,665,832.74	6,412,574.0	u 04,077,001,74	EL 00,001,001.00

January 1, to June 30, 1843.

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# STATEMENT OF THE EXPENDITURES OF THE UNITED

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$\begin{array}{ c c c c c c c c c c c c c c c c c c c$						
$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$	Year.	War.	Navy.	Indians.	Pensions.	Miscellaneous.
$\begin{array}{c} 1855 \\ 1856 \\ 16,963,160.51 \\ 1856 \\ 16,963,160.51 \\ 19,169,160.87 \\ 19,169,160.87 \\ 19,169,160.87 \\ 19,169,160.87 \\ 19,169,160.87 \\ 19,169,160.87 \\ 19,169,160.87 \\ 19,169,160.87 \\ 19,169,160.87 \\ 19,169,160.87 \\ 112,651,064,161 \\ 4,354,418,87 \\ 1,310,380,58 \\ 28,565,498,77 \\ 13,0380,58 \\ 28,565,498,77 \\ 13,0380,58 \\ 28,565,498,77 \\ 13,0380,58 \\ 28,565,498,77 \\ 1858 \\ 23,164,720,53 \\ 14,600,327,90 \\ 3,490,524,53 \\ 1,222,222,7 \\ 21,15,14,640,88 \\ 2,991,121,54 \\ 1,008,692,428,37 \\ 853,27,977,978,30 \\ 23,927,977,978,30 \\ 23,927,977,978,30 \\ 23,927,977,978,30 \\ 23,97,977,978,30 \\ 23,97,977,978,30 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,978,270 \\ 23,978,270 \\ 23,978,270 \\ 23,978,270 \\ 23,978,270 \\ 23,978,270 \\ 23,978,280,61 \\$						
$\begin{array}{c} 1855 \\ 1856 \\ 16,963,160.51 \\ 1856 \\ 16,963,160.51 \\ 19,169,160.87 \\ 19,169,160.87 \\ 19,169,160.87 \\ 19,169,160.87 \\ 19,169,160.87 \\ 19,169,160.87 \\ 19,169,160.87 \\ 19,169,160.87 \\ 19,169,160.87 \\ 19,169,160.87 \\ 112,651,064,161 \\ 4,354,418,87 \\ 1,310,380,58 \\ 28,565,498,77 \\ 13,0380,58 \\ 28,565,498,77 \\ 13,0380,58 \\ 28,565,498,77 \\ 13,0380,58 \\ 28,565,498,77 \\ 1858 \\ 23,164,720,53 \\ 14,600,327,90 \\ 3,490,524,53 \\ 1,222,222,7 \\ 21,15,14,640,88 \\ 2,991,121,54 \\ 1,008,692,428,37 \\ 853,27,977,978,30 \\ 23,927,977,978,30 \\ 23,927,977,978,30 \\ 23,927,977,978,30 \\ 23,97,977,978,30 \\ 23,97,977,978,30 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,978,270 \\ 23,978,270 \\ 23,978,270 \\ 23,978,270 \\ 23,978,270 \\ 23,978,270 \\ 23,978,280,61 \\$						
$\begin{array}{c} 1855 \\ 1856 \\ 16,963,160.51 \\ 1856 \\ 16,963,160.51 \\ 19,169,160.87 \\ 19,169,160.87 \\ 19,169,160.87 \\ 19,169,160.87 \\ 19,169,160.87 \\ 19,169,160.87 \\ 19,169,160.87 \\ 19,169,160.87 \\ 19,169,160.87 \\ 19,169,160.87 \\ 112,651,064,161 \\ 4,354,418,87 \\ 1,310,380,58 \\ 28,565,498,77 \\ 13,0380,58 \\ 28,565,498,77 \\ 13,0380,58 \\ 28,565,498,77 \\ 13,0380,58 \\ 28,565,498,77 \\ 1858 \\ 23,164,720,53 \\ 14,600,327,90 \\ 3,490,524,53 \\ 1,222,222,7 \\ 21,15,14,640,88 \\ 2,991,121,54 \\ 1,008,692,428,37 \\ 853,27,977,978,30 \\ 23,927,977,978,30 \\ 23,927,977,978,30 \\ 23,927,977,978,30 \\ 23,97,977,978,30 \\ 23,97,977,978,30 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,97,978,270 \\ 23,978,270 \\ 23,978,270 \\ 23,978,270 \\ 23,978,270 \\ 23,978,270 \\ 23,978,270 \\ 23,978,280,61 \\$	1954	@11 700 000 07	\$10 700 000 90	@1 550 990 55	\$1 232 665.00	\$26.672.144.68
$ \begin{array}{c} 1856. \\ 16,963,160,51 \\ 14,074,824,64 \\ 14,053,4418,87 \\ 130,880,56 \\ 1359 \\ 25,679,121,63 \\ 14,053,264,64 \\ 4,978,266,18 \\ 1,219,786,30 \\ 223,222,227 \\ 1359 \\ 23,154,720,72 \\ 144,053,264,64 \\ 4,978,266,18 \\ 1,219,786,30 \\ 14,998,202,72 \\ 144,053,264,64 \\ 4,978,266,18 \\ 1,219,229,227 \\ 12,377,544,40 \\ 14,998,202,72 \\ 11,514,649,83 \\ 2,991,21,54 \\ 1,100,802,23 \\ 27,977,544,40 \\ 23,991,73,562,29 \\ 42,640,353 \\ 123,861,736,29 \\ 1863 \\ 603,314,411,82 \\ 63,261,238,0 \\ 123,662,30 \\ 238,173,562,29 \\ 42,640,353,00 \\ 238,173,562,29 \\ 42,640,353,00 \\ 238,173,562,29 \\ 42,640,353,00 \\ 238,173,562,29 \\ 42,640,353,00 \\ 238,173,562,29 \\ 42,640,353,00 \\ 238,173,562,29 \\ 42,640,353,00 \\ 238,174,562,29 \\ 1863 \\ 603,314,411,82 \\ 63,261,283,01 \\ 288,114,411,82 \\ 63,261,283,01 \\ 288,114,411,82 \\ 63,261,283,01 \\ 83,662,314,411,82 \\ 3,568,638,312,28 \\ 717,551,816,39 \\ 83,957,29,33 \\ 15,605,544,88 \\ 40,613,114,17 \\ 3,568,638,312,28 \\ 717,551,816,39 \\ 83,957,29,33 \\ 15,605,544,88 \\ 40,613,114,17 \\ 3,568,638,312,28 \\ 717,551,816,39 \\ 83,957,29,33 \\ 15,605,544,88 \\ 40,613,114,17 \\ 720,936,551,71 \\ 51,100,228,72 \\ 83,972,86,651,71 \\ 84,106,83,29 \\ 23,782,386,751,71 \\ 55,474,401,53 \\ 119,617,393,88 \\ 644,323,232,85 \\ 1687 \\ 95,524,415,65 \\ 71,7629,809,56 \\ 103,422,498,03 \\ 119,617,393,88 \\ 644,323,232,85 \\ 1870 \\ 57,655,675,40 \\ 21,789,229,77 \\ 70,42,923,06 \\ 29,378,286,751,71 \\ 55,474,401,53 \\ 119,617,393,88 \\ 128,246,648,62 \\ 25,775,502,77 \\ 70,7042,923,06 \\ 29,378,286,751,71 \\ 55,474,401,53 \\ 53,909,482 \\ 14,909,28,77 \\ 707,72,77 \\ 7042,923,06 \\ 29,378,286,751,71 \\ 55,474,401,53 \\ 53,297,950,48 \\ 52,66,767 \\ 73,909,28 \\ 51,401,602,27 \\ 83,402,610,610 \\ 1874 \\ 42,313,927,22 \\ 30,992,287 \\ 73,407,983,15 \\ 28,340,26,66 \\ 73,328,110,06 \\ 1874 \\ 42,313,927,22 \\ 30,992,287 \\ 73,407,983,15 \\ 28,340,26,66 \\ 73,328,110,06 \\ 1874 \\ 42,313,927,22 \\ 30,992,287 \\ 73,407,983,15 \\ 28,340,276,621,78 \\ 53,294,663 \\ 33,297,991,82 \\ 110,498,993,353,66 \\ 73,289,110,66 \\ 51,41,503,90 \\ 83,144,66 \\ 85,144,502,97 \\ 83,944,656,87 \\ 73,289,100,88 \\ 34,3$			12 297 005 11	9,779,000,78	1 477 612.33	
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		16 069 160 51	14 024 894 64	9 644 963 97		
$ \begin{array}{c} 1858 \\ 1859 \\ 1859 \\ 1859 \\ 1859 \\ 1859 \\ 1859 \\ 1859 \\ 1861 \\ 1860 \\ 1861 \\ 1860 \\ 1861 \\ 1860 \\ 1861 \\ 1860 \\ 1861 \\ 1860 \\ 1861 \\ 1860 \\ 1861 \\ 1860 \\ 1861 \\ 1860 \\ 1861 \\ 1860 \\ 1861 \\ 1860 \\ 1861 \\ 1860 \\ 1861 \\ 1860 \\ 1861 \\ 1860 \\ 1861 \\ 1860 \\ 1861 \\ 1860 \\ 1861 \\ 1860 \\ 1861 \\ 1861 \\ 1860 \\ 1861 \\ 1871 \\ 1$		19 159 150 87				
$ \begin{array}{c} 1850 \\ 1860 \\ 1861 \\ 1981 \\ 1861 \\ 1981 \\ 1861 \\ 1981 \\ 1861 \\ 1981 \\ 1861 \\ 1981 \\ 1861 \\ 1981 \\ 1861 \\ 1981 \\ 1861 \\ 1981 \\ 1861 \\ 1981 \\ 1861 \\ 1981 \\ 1861 \\ 1981 \\ 1981 \\ 1861 \\ 1981 \\ 1981 \\ 1861 \\ 1981 \\ 1981 \\ 1861 \\ 1981 \\ 1981 \\ 1861 \\ 1081 \\ 1981 \\ 1861 \\ 1081 \\ 1981 \\ 1861 \\ 1081 \\ 1981 \\ 1861 \\ 1081 \\ 1081 \\ 1$						
$ \begin{array}{c} 1860 \\ 1861 \\ 23,001,530.67 \\ 12,387,166.52 \\ 12,387,166.52 \\ 2865,481.17 \\ 1.034,599,73 \\ 1.072,887.69 \\ 2852,170.47 \\ 21,385,862.59 \\ 2385,170.47 \\ 21,385,862.59 \\ 2385,170.47 \\ 21,385,862.59 \\ 2385,170.47 \\ 21,385,862.59 \\ 2385,170.47 \\ 21,385,862.59 \\ 2385,170.47 \\ 21,385,862.59 \\ 2385,170.47 \\ 21,385,862.59 \\ 23,198,282.69 \\ 23,198,292.69 \\ 23,198,292$			14,690,927,90	3,490,534,53	1,222,222,71	23,797,544.40
$\begin{array}{cccccccccccccccccccccccccccccccccccc$			11,514,649,83			27,977,978.30
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		23.001.530.67	12,387,156,52			23,327,287.69
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1862	389.173.562.29		2.327.948.37		
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	1863					
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	1864	690,391,048.66	85,704,963.74	2,629,975.97		
$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$						
$\begin{array}{ c c c c c c c c c c c c c c c c c c c$	1866	283,154,676.06	43,285,662.00	3,295,729.32	15,605,549.88	40,613,114.17
$\begin{array}{ c c c c c c c c c c c c c c c c c c c$		3.568.638.312.28	717.551.816.89	103.369.211.42	119.607.656.01	643,604,554,33
$\begin{array}{ c c c c c c c c c c c c c c c c c c c$			*77.992.17			
$\begin{array}{llllllllllllllllllllllllllllllllllll$						
$\begin{array}{llllllllllllllllllllllllllllllllllll$	1000					644,323,323.85
$\begin{array}{cccccccccccccccccccccccccccccccccccc$						51,110,223.72
$\begin{array}{cccccccccccccccccccccccccccccccccccc$				4,100,682.32		
$\begin{array}{cccccccccccccccccccccccccccccccccccc$			20,000,757.97	7,042,923.00		
$\begin{array}{cccccccccccccccccccccccccccccccccccc$					28,340,202.17	
$\begin{array}{cccccccccccccccccccccccccccccccccccc$			19,451,027.21			00,481,916.23
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$\begin{array}{cccccccccccccccccccccccccccccccccccc$			20,020,200,79			73,323,110.00 05 141 509 61
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$\begin{array}{cccccccccccccccccccccccccccccccccccc$					50,059,279,62	
$\begin{array}{cccccccccccccccccccccccccccccccccccc$						
$\begin{array}{cccccccccccccccccccccccccccccccccccc$						
$\begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$				6.475.999.29	55,429,228,06	70,920,433,70
$\begin{array}{cccccccccccccccccccccccccccccccccccc$				6.552.494.63		
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1886					
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1887	38,561,025.85	15,141,126.80		75,029,101.79	85,264,825.59
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		38,522,436.11	16,926,437.65		80,288,508.77	
<u>1891</u> <u>48,720,065.01</u> <u>26,113,896.46</u> <u>8,527,469.01</u> <u>124,415,951.40</u> <u>110,048,167.49</u>					87,624,779.11	
	1890					
Total 4,777,863,840.62 1,207,598,476.37 264,471,240.16 1,373,889,938.50 2,368,549,295.48	1891	48,720,065.01	26,113,896.46	8,527,469.01	124,415,951.40	110,048,167.49
	Total	4.777.863.340.62	1.207.598.476.37	264,471,240,16	1.373.889.938.50	2.368.549.295.48
		-,,	-,,,	,	-,	

#### \*Outstanding

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Note.—This statement is made from warrants paid by the Treasurer up to warrants issued

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# STATES FROM MARCH 4, 1789, TO JUNE 30, 1891, ETC.-Continued.

		<u>`</u>				
Year.	Net ordinary expenditures.	Premiums.	Interest.	Public debt.	Gross Expenditures.	Balance in Treasury at the end of the year.
1854	\$51,967,528.42	\$2,877,818.69	\$3,070,926.69	\$17,556,896.95	\$75,473,170.75	\$48,591,073,41
1855	56,316,197.72	872,047.39	2,314,464.99	6,662,065,86	66,164,775.96	47,777,672.18
1856	66,772,527.64	385,372.90	1,953,822.37	3,614,618.66	72,726,341.57	49,108,229.80
1857	66,041,143.70	363,572.39	1,593,265.23	3,276,606.05	71,274,587.37	46,802,855.00
1858	72,330,437.17	574,443.08	1,652,055.67	7,505,250.82	82,062,186.74	35,113,334,22
1859	66,355,950.07		1,637,649.70	14,685,043.15	83,678,642.92	33,193,248.60
1860	60,056,754.71		3,144,120.94	13,854,250.00	77,055,125.65	32,979,530.78
1861	62,616,055.78		4,034,157.30	18,737,100.00	85,387,313.08	30,963,857.83
1862	456,379,896.81		13,190,344.84	96,097,322.09	565,667,563.74	46,965.304.87
1863	694,004,575.56	• • • • • • • • • • • • • •	24,729,700.62	181,081,635.07	899,815,911.25	36,523,046.13
1864 1865	811,288,676.14	1,717,900.11	53,685,412.69	430,572,014.03	295,541,114.86	134,433,738.44
1866	1,217,704,199.28 385,954,731.43		77,395,090.30	609,616,141.68	1,906,433,331.37	33,933,657.89
1000	000,904,701.40	58,476.51	133,067,624.91	620,263,249.10	1,139,344,081.95	165,301,654.76
	5,152,771,550.43	7,611,003.56	502,689,519,27	2,374,677,103.12	8,037,749,176.38	
	*4,481,566.24	1,011,000.00	*2,888.48	*100.31	*4,484,555.03	
			~,000.10		1,101,000.00	1,404,000.00
	5,157,253,116.67	7,611,003,56	502,692,407,75	2,374,677,203,43	8,042,233,731.41	160,817,099,73
1867	202,947,733.87	10,813,349.38	143,781,591,91	735,536,980.11	1,093,079,655,27	198,076,537.09
1868	229,915,088.11	7.001.151.04	140,424,045,71	692,549,685.88	1,069,889,970.74	158,936,082,87
1859	190,496,354.95	1,674,680.05	130,694,242,80	261,912,718,31	584,777,996.11	183,781,985,76
1870	164,421,507.15		129,235,498.00	393,254,282.13	702,907,842.88	177,604,116.51
1871	157,583,827.58		125,576,565.93	399,503,670.65	691,680,858.90	138,019,122.15
1872	153,201,856.19		117,357,839.72	405,007,307.54	682,525,270.21	134,666,001.85
1873	180,488,636.90		104,750,688.44	233,699,352.58	524,044,597.91	159,293,673.41
1874	194,118,985.00	1,395,073.55	107,119,815.21	422,065,060.23	724,698,933.99	178,833,339.54
1875	171,529,848.27		103,093,544.57	407,377,492.48	682,000,885.32	172,804,061.32
1876	164,857,813.36		100,243,271.23	449,345,272.80	714,446,357.39	149,909,377.21
1877	144,209,963.28		97,124,511.57 102,500,874.65	323,965,424.05	565,299,898.91	214,887,645.88
1878	134,463,452.15		102,500,874.00	853,676,944.90 699,445,809.16	590,641,271.70 966,393,692.69	286,591,453.88 386,832,588.65
1879 1880	161,619,934.53 169,090,062.25		95,757,575.11	432,590,280.41	700,233,238.19	231,940,064.44
1881	177,142,897.63		82,508,741.18	165,152,335.05	425,865,222.64	280,607,668,37
1882	186,904,232.78		71,077,206,79	271,646,299.55	529,627,739.12	275,450,903.53
1883			59,160,131.25	590,083,829.96		
1884			54,578,378,48	260,520,690,50	504,646,934.83	
1885	208,840,678,64		51,386,256.47	211,760,353.43	471,987,288.54	621,794,026,26
1886	191,902,992 53		50,580,145.97	205,216,709.36	447,699,847.86	526,848,755.46
1887	220,190,602.72		47,741,577.25	271,901,321.15	539,833,501.12	512,851,434.36
1888			44,715,007.47	249,760,258.05	517,685,059.18	659,449,099.94
1889			41,001,484.29	318,922,412.35	618,211,390.60	
1890			36,099,284.05	312,206,367.50	630,247,078.16	
1891	317,825,549.37	10,401,220.61	37,547,135.37	365,352,470.87	731,126,376.22	726,222,332.60
	0.000.000.001.10	105 000 010 05	0.000.075 070.10	11 000 100 500 40	04 000 000 000 DO	
	9,992,372,291.13	120,098,013.65	2,082,075,770.18	11,807,180,082.48	24,607,276,607.39	•••••
		·				

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#### warrants.

June 30, 1866. The outstanding warrants are then added, and the statement is by from that date.

	1882.	1883.	1884.	1885.	1886.	1887.
Deficiencies Legislative, Executive	\$5,110,862	\$9,853,869	\$2,832,680	\$4,385,836	\$3,332,717	\$13,572,883
and Judicial	17.797.398	20,322,908	20,763,843	21,556,902	21,495,661	20,809,781
Sundry Civil	22,011,223	25,425,479	23,713,404	22,346,750	25,961,904	22,656,658
Support of the Army.	22,011,223 26,687,800	27,032,099	24,681,250	24,454,450	24,014,052	23,753,057
Naval Service	14,566,038	14,903,559	15,954,247	8,931,856	21,280,767	16,489,557
Indian Service	4,587,867	5,219,604	5,388,656	5,903,151	5,773,329	5,561,263
Rivers and Harbors	11,451,300	18,988,875	None	14,948,300	None.	14,464,900
Forts & Fortifications	575,000	375,000	670,000		725,000	
Military Academy	322,435	335,557			309,902	297,805
Post-Office Dept	2,152,258	1,902,178		Indefinite.		
Pensions	68,282,307	116,000,000	86,575,000		60,000,000	76,075,200
Consular & Diplomatic	1,191,435		1,296,255		1,242,925	1,364,065
Agricultural Dept*	335,500	427,280	405,640		580,790	
District of Columbia <sup>†</sup>	3,379,571	3,496,060			3,622,683	
Miscellaneous	1,128,006	5,888,994	1,806,439	7,800,004	2,268,383	10,194,571
Totals	\$179,579,000	\$251,428,117	\$ 187,911,566	\$137,451,398	\$170,608,114	\$209,659,383
	1888.	1889.	1890.	1891.	1892.	
Deficiencies	\$137,000	\$21,190,996	\$14,239,180	\$34,137,737	\$38,516,227	
Legislative, Executive	20,772,721	00.004.400	20,865,220	21,073,137	22,027,674	
and Judicial				29,760,054	9E 4E0 102	
Sundry Civil	22,369,841	26,316,530			35,459,163 24,613,529	
Support of the Army.	23,724,719					
Naval Service	25,786,848 5,234,398		21,675,375 8,077,453			
Indian Service	None.	5,401,331 22,397,616	Nono	25,136,295		
Rivers and Harbors		3,972,000	None. 1,233,594			
Forts & Fortifications.						
Military Academy	419,937 Indefinite.	315,044 Indefinite.	902,767 Indefinite.	435,296 Indefinite.	402,070 Indefinite.	
Post-Office Dept					135,214,785	
Pensions.	83,152,500					
Consular & Diplomatic		1,428,465				
Agricultural Dept*	1,028,730					
District of Columbia†	4,284,592	5,056,679	5,682,410			
Miscellaneous	4,694,635	10,129,502	10,186,689	10,620,840	2,721,283	
Totals	\$193,035,861	\$245,020,173	\$218,115,440	\$287,722,488	\$323,783,079	

# APPROPRIATIONS SANCTIONED BY CONGRESS, 1882-1892.

\* Previous to 1881 appropriations for the Agricultural Department were included in the Legislative, Executive and Judicial appropriations. †Previous to 1881 appropriations for the District of Columbia were included in the Sundry Civil expenses appropriations.

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# RECEIPTS AND EXPENDITURES, 1891-1893.

# (FROM THE TREASURY REPORTS.)

## RECEIPTS AND EXPENDITURES.

# Fiscal year 1891.

The revenues of the government from all sources for the fiscal year ended June 30, 1891, were:

From customs.	
From profits on coinage, bullion deposits, and assays	145,686,249.44
From police of rubits builded builded and assays	7,701,991.82
From sales of public lands. From fees—consular, letters-patent, and land.	4,029,535.41
rom lees—consular, letters-patent, and land	3.019.781.84
rou surking-rund for radius ranways.	9 996 950 97
From tax on national hanks	1 000 040 00
From customs lees, fines, negaties and forfeitures	066 101 60
From repayment of interest by Pacific railways.	200,141.04
From sales of Indian lands.	823,904.04
From Soldiers' Home normanant fund	602,545.38
From Soldiers' Home, permanent fund	308,648.34
From tax on seal-skins	269,673.88
From immigrant fund.	292,271.00
From sales of government property	950 970 05
From accosits for surveying minute lands	121 499 20
From Naspville and Chattanooga Railroad Company	500,000,00
From sales of ordnance material.	122,668.01
From sales of condemned naval vessels.	79,000.01
From depredations on public lands.	78,037.36
From the District of Gunchist	55,905.83
From the District of Columbia	2,853,897.74
From miscellaneous sources	1,825,806.35
From postal service	65,931,785,72
Total receipts	
Loter recorportion to the second seco	@x00,0xx,200.00

The expenditures for the same period were:

For the civil establishment, including foreign intercourse, public build- ings, collecting the revenues, deficiency in postal revenues, rebate of tax on tobacco, refund of direct taxes, French spoliation claims, Dis-	
trict of Columbia, and other miscellaneous expenses	\$110.048.167.49
For the military establishment, including rivers and harbors, forts, ar-	
senals, and sea-coast defenses	48,720,065.01
For the naval establishment, including construction of new vessels, ma-	
chinery, armament, equipment, and improvement at navy-yards	26,113,896.46
For Indian service	8,527,469.01
For pensions	124,415,951.40
For interest on the public debt	37,547,135.37
For postal service	65,931,785.72
Total expenditures	\$421,304,470.46
Leaving a surplus of	\$37,239,762.57

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# RECEIPTS AND EXPENDITURES, 1891-1893.

To this sum was added \$54,207,975.75, deposited in the Treasury under the act of July 14, 1890, for the redemption of national bank notes; \$9,363,-715 deposited during the year on the same account; \$3,810 received for four per cent. bonds issued for interest accrued on refunding certificates converted during the year, and \$34,132,372.16 taken from the cash balance in the Treasury, making a total of \$134,947,635.48, which was applied to the payment of the public debt, as follows:

Redemption of	
Bonds, fractional currency, and notes for the sinking-fund, includ-	
ing \$3,860,086.28 premium paid on bouds \$	47,866,197.65
Loan of 1847	300.00
Loan of July and August, 1861	21,100.00
Loan of 1863	100.00
Loan of 1863, continued	300.00
Five-twenties of 1862	150.00
Five-twenties of June, 1864	10,650,00
Consols of 1865	15,850.00
Consols of 1867	35,450.00
Consols of 1868	20,050.00
Ten-forties of 1864	11,500.00
Funded loan of 1881	5,000.00
Funded loan of 1881, continued	7,800.00
Loan of 1882	60,200.00
Bounty land scrip	100.00
Old demand, compound interest, and other notes	5,055.00
National bank notes	23,553,298.50
Purchase of—	
	30,286,150.00
Funded loan of 1907	26,507,250.00
Premium on funded loan of 1891	135.99
Premium on funded loan of 1907	6,540,998.34
Total \$13	34 947 635 48
	54,011,000110

As compared with the fiscal year 1890, the receipts for 1891 have fallen off \$5,418,847.52, as follows:

Source.	Increase.	Decrease.	Net decrease
Postal service	\$5.049.687.80		
Internal revenue	3.079.543.63		,
Nashville & Chattanooga R. R. Co.			
Sinking-fund for Pacific railways	483,794,85		
Sales of Indian lands	230.257.23		
Repayment of interest by Pacific railways	118.212.52		
Consular fees	112,185 47		
Sales of ordnance material	82,301.71		
Sales of condemned naval vessels	77,096,89		
Sales of government property	67.255.06		
Immigrant fund	50,807,00		
Revenues of the District of Columbia	44,766,81		
Depredations on public lands	20.053.46		
Deposits for surveying public lands	19,108.01		
Tax on seal-skins.			
Miscellaneous items	266.859.66		
Customs		\$10 146 370 34	
Profits on coinage, assays, etc		2.515.252.43	
Sales of public lands		2,328,737,10	
Registers' and Receivers' fees Custom-house fees			
Custom-house fees		179 885 43	
Customs emolument fees			
Tax on national banks			
Fees on letters-patent			
Customs fines, penalties, etc			
Total	\$10,209,103.98		

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There was an increase of \$57, 636, 198.14 in the ordinary expenditures, as follows:

Source.	Increase.	Decrease.	Net increase
CIVIL ESTABLISHMENT.			
Legislative— Salaries and expenses	\$436,874.00		1
Department of State-			
Salaries and expenses	16,542.00 380,439.00		
Foreign intercourse Treasury Department—	,		
Salaries and contingent expenses Independent Treasury	92,556.00 35,052.00		• • • • • • • • • • • • • • • • •
Mints and assay offices	45,711.00		
Territorial governments	139,948.00		
Salaries and expenses, internal revenue Repate of tax on tobacco	770.082.00		
Rebate of tax on tobacco	11,521,497.00		
Repayine t to importers excess of deposits	3,039,763.00	•••••	
Debentures or drawbacks, customs Miscellaneous items, customs	44,611.00		
Lighthouse establishment Coast and Geodetic Survey Bureau of Engraving and Printing	102,546.00		
Coast and Geodetic Survey			
Court-houses, custom-bouses, etc	433,872.00		
Court-houses, custom-bouses, etc Sinking fund, Pacific railroads. Expenses of Treasury notes of 1890 World's Columbian Exposition	476,433.00		
World's Columbian Exposition	169.378.00		
French sponation claims	1,085,240.00		
Miscellaneous items	305,780.00	•••••	•••••
Navy Department— Salaries and expenses	21,796.00		
Interior Department— Salaries and expenses	357,559.00		· · · · · · · · · · · · · · · · · · ·
Public lands service	462,401.00		
Expenses of Eleventh Census	4,938,333.00 1,081,000.00		
Colleges for agricult're and mechanic arts Post-Office Department—	1,001,000.00		
Salaries and expenses Department of Agriculture— Salaries and expenses	25,445.00		
Salaries and expenses	184,351.00		
Department of Labor—	5,757.00		
Salaries and expenses Department of Justice—	· · · ·		
Salaries and expenses Fees of supervisors of elections	1 371 358 00		
Special deputy marshals at elections	34,785.00		
Special deputy marshals at elections Judgments, U. S. Courts Salaries and expenses, U. S. Courts	60,091.00		
Executive Proper—	1,000,000.00		
Salaries and expenses		\$11,648.00	• • • • • • • • • • • • • • • • • • •
District of Columbia— Salaries and expenses		41,909.00	
War Department— Salaries and Expenses		6,465.00	
Post-Office Department-		2,024,373.00	
Postal Service.	\$30,729,306.00		
Total Civil Establishment	\$50,128,000.00		D*0,044,911.00
MILITARY ESTABLISHMENT.	A000 005 00		1
Pay of the Army	\$378,725.00 531,651.00		
Pay and bounty claims Subsistence of the Army	203,484.00		
Transportation of the Army Regular supplies, incidentals, etc Ordnance service Forts and fortifications.	613,169.00	· • • • • • • • • • • • • • • • • • • •	
Regular supplies, incidentals, etc	178,940.00	•••••	
Ordnance service	208,680,00		
Rivers and harbors	513,189.00		
Signal Service	177,327.00	• • • • • • • • • • • • • • • •	· · · · · · · · · · · · · · · · · · ·
Artificial limbs and appliances Official records of the rebellion	98,794.00		
Homes for disabled volunteer soldiers	548,569.00		
Homes for disabled volunteer soldiers Damages by improvement of rivers	158,294.00 210 936 00		
Refunding to States war expenses. Supplies taken by the Army (Bowman act) Miscellaneous items. Medical department. Military posts	75,482.00		
Miscellaneous items	93,475.93		
Medical department	•••••	\$32,660.00 207,880.00	
Military posts Relief of sufferers from flood		207,880.00 135,000.00	
Total Military Establishment	\$4,512,766.93	\$375,540.00	\$4,137,226.93

777,394.00 76,297.00 648,992.00 279.043.00 91,960.00 8,792.00 27,327.00 100,619.00		
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	. 464,756.00	)
5,356,006.2	2 \$1,248,316.00	\$4,107,69
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# Increase in Ordinary Expenditures .-- Continued.

# Fiscal year 1892.

For the present fiscal year the revenues are estimated as follows:

From customs	\$185,000,000.00
From internal revenue	152,000,000,00
From miscellaneous sources	25,000,000.00
From postal service	71,000,000.00
Total estimated revenues	\$433,000,000.00

The expenditures for the same period are estimated as follows:

For the civil establishment	\$100.000.000.00
For the military establishment	* 46,000,000,00
For the naval establishment	32,000,000,00
For the Indian service	12,000,000.00
For pensions	
For interest on the public debt	23,000,000.00
For postal service	71,000,000.00
Total estimated expenditures	\$409,000,000.00
Leaving an estimated surplus for the year of	\$24,000,000.00

The following is a statement of the probable condition of the Treasury at the close of the present fiscal year, June 30, 1892:

Cash in the Treasury July 1, 1891, including gold reserve	93,809.83 00,000.00 00,000.00
Total amount available	
Less-	,
Redemption of national bank notes during the year. \$16,000,000.00	
Redemption of bonds interest notes and fractional	
currency to November 1, 1891	
Cash balance available June 30, 1892	65,663.00 28,145.83

#### Fiscal year 1893.

It is estimated that the revenues of the government for the fiscal year 1898 will be:

From customs	\$195.000.000.00
From internal revenue	158,000,000,00
From miscellaneous sources	22,000,000.00
From postal service	80,336,350.44
Total estimated revenues	\$455,336,350.44

The estimates of appropriations required for the same period, as submitted by the several Executive Departments and offices, are as follows:

Legislative establishment Executive establishment—		\$3,492,089.95
	A 10 050 00	
Executive proper	\$143,850.00	
State Department	166,510.00	
Treasury Department	9,108,386.10	
War Department	2,247,178.00	
Navy Department	416,920.00	
Interior Department.	5,202,924.00	
interior Department		
Post-Office Department	923,360.00	
Department of Agriculture	3,360,995.50	
Department of Justice	184,750.00	
Department of Labor	175,470.00	
	110,110.00	\$21,930,343.60
Indicial catablichment		692,600.00
Judicial establishment	· • • • • • • • • • • • • • • • • • • •	092,000.00
Foreign intercourse . Military establishment. Naval establishment.		2,138,466.14
Military establishment		26,299,170.77
Naval establishment		26,365,654.75
Indian affairs		8,603,907.76
Pensions		147.064.550.00
Public Works—		147,004,000.00
Legislative Treasury Department	\$1,041,885.00	
Treasury Denartment	3,125,479.95	
War Department	13,208,393.00	
war Department.	10,200,000,00	
Navy Department	828,985.05	
Interior Department	290,665.00	
Department of Justice	5,800.00	
•		\$18,501,208.00
Miscellaneous-		
Legislative	\$3,076,141.86	
State Department	3,000.00	
Treasury Department	9,779,084.90	
War Department	5 501 861 60	
Interior Department	5,501,861.60 3,928,821.00	
Interior Department	1 805 807 00	
Department of Justice	4,765,787.60	
District of Columbia	5.602, 125.17	
		\$32,656,822.13
Postal service Permanent annual appropriations		80.323,400.51
Permanent annual appropriations-		
Termanent annar appropriations	@98.000.000.00	
Interest on the public debt	520,000,000.00	
Refunding—customs, internal revenue, etc Collecting revenue from customs	17,431,200.00	
Collecting revenue from customs	5,500,000.00	
Miscellaneous	24,300,680.00	
	, ,	\$73,231,880.00
Total estimated appropriations, exclusive of sir	king-fund	\$441,300,093.61
Or an estimated surplus of		
or an estimated surplus of		w. 1,000,000.00

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# AN INTERESTING DOCUMENT

# SHOWING THE ITEMS OF RECEIPT AND EXPENDITURE IN THE FEDERAL OFFICES, ETC., FOR THE YEAR ENDING JUNE 30, 1891.

# (From the report of the First Auditor.)

#### RECEIPTS.

#### Accounts adjusted.

Duties on merchandise and tonnage	\$198,599,088,42
Fines, penalties, and forfeitures	132,169.05
Marine hospital money collected	5,970.69
Immigration fees	275.021.95
Money received on account of deceased passengers	860.00
Money received from sale of old material, public documents, etc	158,617,48
Miscellaneous receipts	750,432,98
Treasurer of the United States for moneys received	666,965,384,93
Mint and assay offices	
Accounts of the collector of taxes for the District of Columbia for taxes	
collected by him and deposited	4,950,971.95
Fees for copyrights	24.788.86
Quarantine stations	109.00
Total	\$985,017.611.19

#### DISBURSEMENTS.

#### LEGISLATIVE.

#### UNITED STATES SENATE.

Compensation of President of the Senate	\$8,000.00
Salaries and mileage of Senators	464, 120, 24
Salaries, officers and employees	436,967,38
Contingent expenses:	
Stationery and newspapers	17,799.97
Horses and wagons	8,685.26
Fuel for heating apparatus	13,162.15
Furniture and repairs	14,524,50
Folding documents	12,884.94
Materials for folding	9,992,90
Packing-boxes	1,494.99
Expenses of Special and Select Committees	19,128.74
Miscellaneous itcms	62,924,90
Salaries of Capitol police	36,599.96
Reporting proceedings and debates	25,000.00
Compiling Congressional Directory	1,200.00
Postare	380.00
Postage One month's extra pay to officers and cmployees	41,102.15
Funiture algorithm	535.86
Furniture, cleaning	243.27
Cleaning and sewing carpets. Payment to Hons. W. F. Sanders and Thomas C. Power	2,453.00
Payment to hoins, w.r. Sanders and Thomas C. Fower	
Payment to heirs of Hon. James B. Beck.	5,000.00
Payment to W. B. Clarke, Senate Payment to Martin Maginnis and William A. Clark	280.00
Payment to Martin Maginnis and William A. Clark	10,000.00
Payment to Ex-Senator George E. Spencer	6,543.38
Payment to Ex-Senator F. A. Sawyer	6,543.38
Payment to widow of Hon. E. K. Wilson	5,000.00
Payment to Charles H. Evans	500.00
Reimbursement to official reporter	5,000.00

### HOUSE OF REPRESENTATIVES.

Salaries and mileage of members and delegates	\$1,964,915.74 903,365.27
Stationery and newspaners	61,279.43
Fuel for beating apparatus	11,407.06
Furniture and repairs	13,872.00
Material for folding	16.657.58
Stationery and newspapers. Fuel for beating apparatus Furniture and repairs Material for folding Miscellaneous items. Paging boxe	90,622.92
Packing boxes	3,587.00 225.00
Postage	6,000.00
Payment to widow of Hon W D Kelley	6,225.06
Payment to Hoo. George A. Matthews	6,697.70
Payment to widow of Hon. Samuel J. Randall	4,501.70
Payment to widow of Hon. R. W. Townsend	10,691.46
Payment to widow of Hon. S. S. Cox	7,596.17
Payment to estate of Hon. James Laira	604.00 9,904.37
Payment to widow of Hop David Wilbur	4,974.99
Payment to widow of Hon. James P. Walker	3 693 76
Payment to Henry H. Smith	1,000.00
Payment to John H. Rogers	500.00
Payment to George W. Rae	$180.00 \\ 300.00$
Reimburgement to official reporters to committees	1,500.00
Miscellaneous items. Packing boxes. Postage. Payment to widow of Hon. James N. Burnes. Payment to widow of Hon. W. D. Kelley Payment to widow of Hon. R. W. D. Kelley Payment to widow of Hon. Samuel J. Randall Payment to widow of Hon. R. W. Townsend. Payment to widow of Hon. S. Cox. Payment to widow of Hon. S. Cox. Payment to widow of Hon. James Laird. Payment to widow of Hon. E. J. Gay. Payment to widow of Hon. David Wilbur Payment to widow of Hon. James P. Walker Payment to Henry H. Smith. Payment to John H. Rogers. Payment to William W. Kelser. Reimbursement to official reporters to committees. Salaries, officers and employees—reporters Salaries, officers and employees—reporters	33,083.00
Rent of stables and carpenter shop	840.00
Salaries, officers and employees -reporters	8,716.02
Compiling testimony in contested-election cases	2,500.00 2,000.00
Compiling tariff changes	2,000.00
Office of Public Printer.	
	2,768,227.03
Public printing and binding	2,100,221.00
Public Printer-Miscellaneous.	
Relief of G. B. Kane & Co	517.60
Library of Congress.	
Salaries	78,505.55
Increase of library	5,815.02 1,244.35
Contingent expenses	1,244.35
Contingent expenses . Contingent expenses . Catalogue of library . One month's extra pay in law department.	2,068.10 327.20
One month's extra pay in law department	061.60
Botanic Garden.	
Salaries	15,089.45
Improving Botanic Garden           Improving buildings	4,341.99
Improving buildings	3,054.44
Court of Claims.	
	32,240.00
Salaries, judges, etc Reporting decisions Contingent expenses Payment of judgments	2,000.00
Contingent expenses	2.704.87
Payment of judgments	381,747.77
Legislative-Miscellaneous.	
Expenses of investigation concerning immigration	12,192.73
Expenses of contesting seat in Congress	
	84,749.30
Expenses of contesting seat in Congress Conveying votes of Presidential electors Statement of anruportations	522.75
Statement of appropriations	84,749.30 522.75 2,400.00
Statement of appropriations	522.75
Statement of appropriations	522.75
Statement of appropriations	522.75 2,400.00
Statement of appropriations	522.75 2,400.00 33,615.32 9,236.04
Statement of appropriations	522.75 2,400.00

#### Civil Service Commission.

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Salaries Traveling expenses Contingent	\$33,819.95 4,962.11 3,521.20
Calcular off as of	
Salaries, office of-	FOF FOL 44
Secretary Supervising Architect	585,524.11
Supervising Architect	11,150.00
First Comptroller	88,039.94
Second Comptroller	91,535.43
Second Comptroller Second Comptroller, accounts of Soldiers' Home	2,698.57
Commissioner of Customs	49,137.32
First Auditor	88,323.37
Second Auditor	240,566,59
Second Auditor. Second Auditor, repairing rolls, bounty pay of Indians, soldiers, etc. Second Auditor, accounts of Soldiers' Home	21,483,23
Second Auditor, accounts of Soldiers' Home	6,113.53
Third Auditor	188.528.13
Fourth Auditor	68,831,95
Fifth Auditor	47,288.65
Sixth Auditor	531,822,48
Treasurer of the United States	269,299.54
Treasurer (national currency, reimbursable, permanent)	63,716.00
Register	173,583.43
Comptroller of the Currency Examination of national banks and bank plates	102,237.67
Examination of national banks and bank plates	369.92
Salaries: Unice of	000.00
Comptroller of Currency, national currency, reimbursable, permanent Life Saving Service.	16.317.36
Life Saving Service	46,602,84
Lighthouse Board	35,150.79
Salaries: Bureau of—	99,100.19
Navigation Theory Department	31,689,76
Statistics	
Navigation, Treasury Department	45,129.19
Salaries:	5,895.68
Secret Service Division	12,701.36
Office of Supervising Surgeon-General, Marine-Hospital Service Office of Supervising Inspector-General, Steamboat Inspection Ser-	31,747.40
Office of Supervising Inspector-General Steamboat Inspection Ser-	01,11110
vice	12,671.77
vice Office of Standard Weights and Measures	2.320.45
Contingent expenses, Office Standard Weights and Measures	605.43
Salaries Steambast Inspection Service (nermanant)	218,765.33
Contingent expenses Steamboat Inspection Service (normanent)	42,536.21
Salaries Steamboat Inspection Service (permanent) Contingent expenses Steamboat Inspection Service (permanent) Salaries and expenses of special inspectors, foreign steam vessels	40,000.21
(permanent),	13,989.14
(permanent)	10,909.14

#### Treasury-Miscellaneous.

#### Contingent expenses, Treasury Department: Binding newspapers, etc. Binding newspapers, etc. Investigation of accounts and traveling expenses Freight, telegrams, etc. Rent. Horses, wagons, etc. Ior 80,072.12 1,924.91 852.99 1 1,521.13 5,459.99 3,983.86 Ice..... File holders and cases..... 2,550.03 2,169.09 8,090.95 Fuel, etc.... 13,683.90 2,823.82 9,859.63 8,965.54 Gas, etc... ...... Carpets and repairs..... Furniture, etc.... Miscellaneous items Contingent expenses, national currency, Treasurer's Office, reimbursable 21,799.14 21,799,14 1,678,67 23,108,31 48,580,57 218,701,69 783,511,51 297,297,83 3,972,28 86,291,19 32,210,88 4,454,40 Inspector of furniture, etc. Heating apparatus for public buildings. Yaults, safes, and locks for public buildings. Plans for public buildings. 4,454.40

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# Treasury-Miscellaneous.-Continued.

Lands and other properties of the United States	600 KG
	\$33.50
Expenses Treasury notes	58,520.02
Interstate Commerce Commission	209,267.00
Decorating public building New York City	178,554.31
	0.00
Postage to postal union countries To promote the education of the blind (permanent)	1,500.00
Outstanding his bilities (and the blind (permanent)	15,000.00
Outstanding liabilities (permanent). Sinking fund, Pacific railroads (permanent).	33,933.13
Sinking lund, Facine railroads (permanent).	5,419,063.78
Settled for appropriation	452.93
Settled for appropriation	0.00
	1.096.68
Damages to fishing schooner Luey Ann Repayment to importers, excess of deposit	25.00
Repayment to importers, excess of deposit	71.45
	100.00
ravinent for portrait of J. C. Snencer	500.00
Expenses World's Columbian Exposition. Quarantine Service. Disposal of useless papers, Treasury and War Departments	124,052.97
Quarantine Service	61,522.47
Disposal of useless papers, Treasury and War Departments	1,193.76
Canceling United States securities and cutting distinctive paper	646.55
Payment to legal representatives of Samuel Hein	1,000.18
Payment to legal representatives of Samuel Hein Additional compensation for services in connection with the issue of 3	1,000110
per cent. bonds	80.33
Protecting salmon fisheries of Alaska	498.57
Protecting salmon fisheries of Alaska Lease fur-seal islands	681.04
Statistics fur-seal islands	1,760.00
Refund to national banks	317.64
Payment of French spaliation aloging	
Payment of French spollation claims Relief to Thos. J. Parker.	1,062,092.43 40.89
Relief of Chorles N. Falter	9,930.00
Relief of Charles N. Felton	9,950.00
Credit in accounts of Treasurer United States at San Francisco for loss,	10 000 00
etc	10,000.00

### Customs.

Expenses of collecting the revenue from customs	7,142,530.53
Detection and prevention of frands upon the customs revenue	18,428.73
Excess of deposits	6,456,226,25
Debentures and drawbacks	4.950.334.80
Official emoluments.	248.863.77
Expenses of immigration	166,150.04
Duties, etc., refunded .	2,949,893.46
Additional new to inspectors of material	
Additional pay to inspectors of customs	15,465.80
Miscellaneous accounts	10,286.28
Salaries of shipping service	59,734.16
Services to American vessels	24,811.91
Compensation in lieu of moieties	28,617.11
Expenses of local appraisers (quarterly meeting)	2,524.34
Prevention of obstructions, New York Harbor	67,480.16
Marine Hospital Service	791,657.40
Enforcement of alien contract labor law	50.912.68
Enforcement of Chinese exclusion acts	42.733.09
Salaries and traveling expenses of agents at the seal fisheries	10,953.35

# Public debt (permanent).

I white webt (per manent).	
Interest:	
Consols of 1907	
Funded loan of 1891	4,381,574.82
Pacific Railroad bonds	5,407,851.12
Coin coupons	4,424,601.12
Navy pension fund	420,000.00
Funded loan of 1881	
Funded loan, continued	
Funded loan, final dividend	58.83
Three per cent. loan, 1882	537.36
Loan of July and August, 1861, continued	8.75
Sixes of 1881, final payment	15.00
Miscellaneous securities:	
Spanish indemnity fund	28,500.00
Spanish indemnity unclaimed interest	98.15

# Public debt (permanent).-Continued.

Interest on District of Columbia securities:	
Three sixty in a body	\$513,499.28
Three-sixty five honds judgment eases	25,286.12
Three-sixty-five bonds Three-sixty-five bonds, judgment cases Water stock bonds	38,535.00
Old funded debt	461,993.25
Old funded debt Redemption of bonds retired:	
Funded loan of 1891	31,475,419.26
Funded loan of 1881	6,484.66
Funded loan of 1881, continued	12.857.10
Three per cent. loan, 1882	60,929.14
Ten-forties of 1864	11,956.47
Ten-forties of 1861	1,136.00
Five-twenties of 1862	967.72
Five-twenties of 1864	10,993.26
Loan of 1863	103.00
Loan of 1863, continued	302.73
Consols of 1865	4.663.44
Consols of 1867	41,278.73
Consols of 1868	20,059,88
Bounty land scrip	108.71
Loan of 1847	300.00
Loan of 1847 Redemption sinking fund:	000.00
Funded loan of 1891. Three per cent. loan of 1882.	26,472,760.36
Three per cent, loan of 1882	6.344.76
Loan of 1863	103.00
Loan of 1863 Loan of July and August, 1861	978.50
Bonds purchased, circular:	010.00
Funded loan of 1891	1,352,111.69
Consols 1807	34,324,986.15
Consols, 1807 Bonds purchased, sinking fund:	01,001,000.10
Bonds purchased, sinking rund: Funded loan of 1891	2,613,998.65
Consols 1907	19,978,450,93
Consols, 1907. Redemption of bonds of District of Columbia:	10,010,100.00
Old funded debt, sinking fund	45,853.37
Water stock honds sinking fund	28,357.50
Water stock honds, sinking fund Three-sixty-five bonds, sinking fund	243,916.91
Louisville and Portland Canal.	1.330.00
	1,000.00
Miscellaneous securities: Refunding certificates Gold certificates, March 3, 1863 Gold certificates, July 12, 1882 Certificates of deposit, June 8, 1872 One-year notes. Two-year notes. Six per cent, compound interest notes. Saven-thirties: 1864-65	15,904.80
Cold contificates March 2 1862	9,060,00
Gold certificates, July 19, 189	38,025,000.00
Contigenties of densit Tune 1279	25,495,000.00
One year notes	493.50
	275.00
Six nor cent compound interest notes	3.211.00
Six per cent, composition interest notes	1.258.53
Circulating securities destroyed:	1,00.00
Legal-tender notes	59,692,000.00
Fractional currency	3,818.65
Gold certificates	23,067,460.00
Silver certificates	58,745,249.00
Treasury notes	1,124,000.00
Old demand notes	410.00
Ou uchanu holes,	410.00

# Engraving and Printing.

Salaries, Bureau of Engraving and Printing	21,525.23
Compensation of employees	420,103.00
Materials and miscelianeous expenses	246,234.40
Plate printing	679,442.18
Custody of dies, rolls, and plates	7,734.15
Special witness of destruction of United States securities	1,950.00
Portrait of the late James N. Burnes	291.00
Portrait of the late Wm. D. Kelly	825.00
Portrait of the late S. S. Cox	868.30
Portrait of the late Samuel J. Randall	818.00
Portrait of the late James B. Beck	821.00
Portrait of the late Richard W. Townshend	685.00

# Coast and Geodetic Survey.

Salaries Party expenses Repairs of vessels Publishing observations General expenses Alaska houndary survey	\$248,150,81
Party expenses Renairs of vessels	\$248,150.81 150,572.86
Publishing observations.	15,849.17 1,071.07
General expenses	51,744.66
Revenue-Cutter Service.	1,685.34
	051 000 01
Expenses, Revenue-Cutter Service Revenue vessels for South Atlantic coast	951,798.04 123.618.00
Kevenile steamer for southern coast	123,618.00 7,607.81
Refuge station, Point Barrow, Alaska Three months' extra pay, Mexican War, Revenue Marine Revenue Marine storehouse, Woods Holl, Mass	2,507.89 96.00
Life-Saving Service.	859,777.92
Life-Saving Service Establishing life-saving stations	844.99
Lighthouse Establishment.	
Salaries, keepers of lighthouses	797,263.74
Supplies of lighthouses	469,311.93
Expenses of light-vessels	346,491.54
Supplies of lighthouses. Repairs of lighthouses. Expenses of lighthouses. Expenses of buoyage. Expenses of fog signals Inspecting lights. Lighting of gizers	485,341.57
Inspecting lights.	2.148.77
Lighting of rivers. Construction of light-stations, ships, and tenders	292,690.97
Miscellaneous lighthouse accounts	797,263,74 469,311,93 377,244,47 486,341,57 62,362,38 2,148,77 292,609,97 997,612,52 15,783,04
Public buildings.	
Treasury Building, Washington, D. C., repairs	18.665.89
Construction of court-bouses and post-offices	3,058,426.91
Construction of custom houses, etc Construction of appraisers' stores	$\substack{18,665.89\\3,058,426.91\\476,980.57\\586,948.84}$
Construction of marine bosnitals	26,999.94
Construction of mints. Construction of United States jail. Construction of Duilding for Bureau of Engraving and Printing. Construction of Government building for World's Columbian Exposition.	470.00 292.35
Construction of building for Bureau of Engraving and Printing	$345.13 \\ 1,359.73$
Construction of values for storage of silver	25,256.20 937.05
Construction and repairs of buildings in Alaska	937.05 12,623.46
Construction of Delaware Breakwater quarantine station	34.021.94
Construction of Cape Charles quarantine station Construction of Delaware Breakwater quarantine station Construction of Key West quarantine station Construction of Port Townsend quarantine station	3,039.03 30.00
Construction of San Diego quarantine station	595.60
Construction of South Atlantic quarantine station	19,511.05 102,308.87
Removal of quarantine station from Ship Island	13.640.87
Improving Ellis Island, New York Harbor, for immigration purposes Renairs and preservation of public buildings	66,954.15 155,673.31
Purchase of property southwest corner B street and New Jersey avenue	
Southeast Purchase of property portbyest corner B street and New Jersey avenue	275,000.00
Construction of Port Townsend quarantine station Construction of San Diego quarantine station Construction of South Atlantic quarantine station Construction of San Francisco quarantine station Removal of quarantine station from Ship Island. Improving Ellis Island, New York Harbor, for immigration purposes Repairs and preservation of public buildings. Purchase of property southwest corner B street and New Jersey avenue southeast. Purchase of property northwest corner B street and New Jersey avenue northwest	138,000.00
	1,422.55
Fish Commission. Propagation of food fishes	310,757.95
Fish hatcheries.	34,431.04
Smithsonian Institution.	00 45- 0-
North American Ethnology Purchase of the Capron collection of Japanese works of art	32,157.85 10,000.00
Expenses of the Smithsonian Institution	42,180.00
Payment to the daughters of Joseph Henry Perking collection prehistoric copper implements	10,000.00 7,000.00
North American Ethnology Purchase of the Capron collection of Japanese works of art Expenses of the Smithsonian Institution Payment to the daughters of Joseph Henry Perkins collection prehistoric copper implements Duties on articles imported for National Museum	1,650.00

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#### Independent treasury.

Salaries, office of assistant treasurer-	
Baltimore, Md	\$21,510.30
Boston, Mass	37,910.00
Chicago, Ill	25,827.90
Cincinnati, Ohio	16,560.00
Cheminati, Olino.	18,087.22
New Orleans, La	
New York, N. Y	180,956.83
Philadelphia, Pa	36,346.24
Salaries, office of assistant treasurer—	
St. Louis, Mo	17.860.00
San Francisco, Cal	27.120.00
Salaries of special agents, independent treasury	5,828,43
Contingent expenses, independent treasury	
Contingent expenses, independent treasury	01,003.00
Treasurer's general account of expenditures	649,300,442.09
Paper for checks and drafts, independent treasury	11,260.27

#### Mint and assay offices.

Salaries, office of Director of the Mint	28,083.90
Contingent expenses, office of Director of Mint	8,649,81
Freight on bullion and com	10,221.99
Salaries, wages, and contingent expenses of United States mints and as-	
say offices	1,115,534.66
Gold and silver bullion	
Coinage of the standard silver dollar	137,780.23
Transportation of silver coins	48,580.57
Recoinage gold and silver coins	19,769.35
Recoinage of uncurrent fractional silver coins	16,034.66
Coinage of silver bullion	188,905.22
Parting and refining bullion	228,937.92
Manufacture of medals	1,678.25

#### Government in the Territories.

#### Salaries of governors, etc., Territory of-21,818.14 Alaska..... Arizona Dakota 13,550.85 345.62 7,560.66 519.23 28,747.97 18,192.87 16,166.60 Idaho ..... Montana ...... New Mexico..... •Oklahoma..... Utah..... 5,325.37 58,888.64 Wyoming ...... Legislative expenses..... Legislative expenses. Contingent expenses. Compensation Utah Commission Contingent expenses, Utah Commission...... Compensation and expenses, officers of election, Utah.... Expenses constitutional conventions, Territories. Public schools, Territory of Oklahoma. Repairs of old adobe palace, Santa Fé... Expenses first legislative assembly, Territory of Oklahoma. Relief destitute citizens, Territory of Oklahoma 6,018.74 25,000.00 9,158.30 26,743.48 25,933.72 29,221.25 2,954.44 37,770.39 37,540.68

#### District of Columbia.

Salaries, offices	113,366.69
Salaries, contingent expenses, offices	42.003.81
Improvements and repairs	933.152.72
Streets	409,425.66
Bridges	16,455,25
Public schools	615.512.63
Buildings and grounds, public schools	190,140.80
Metropolitan Police	412,177,47
Fire department	166.641.30
Telegraph and telephone service	19.040.34
Health department	48,445.93
Courts	16,984,38
Washington Asylum	52,440.30
Miscellaneous expenses	18,952.65
Contingent and miscellaneous expenses	18,050.35
Construction of county roads	49,601.31
Permit work.	190,615.17
Commo work:	100,010.11

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# District of Columbia.-Continued.

Sewers. Completion of sewerage system	\$161,665.66
Completion of sewerage system	.62
Examination of sewerage system Hospital for the Insane Transportation of paupers and prisoners Relief of the poor, District of Columbia	5,903.35
Hospital for the Insane	86,875.01
Transportation of paupers and prisoners	2,629.86
Relief of the poor, District of Columbia	25,187.60
	8,421.74
Building, Washington Asyum Building, Metropolitan Police. Building, fire department Expenses of assessing real property Militia. Emergency fund Compilation of the laws of the District of Columbia. Writs of lunacy.	14,890.95
Building, hre department	7,362.18
Expenses of assessing real property	486.50
Mintia	39,431.25
Emergency lund	372.84
Compliation of the laws of the District of Columbia	933.54
writs of lunacy	1,976 43
Judgments	60,563.19
Judgments Payment of referees, Court of Claims, District of Columbia	2,060.00
Zoological Park	140,557.89
Industrial Home School	227.00
Industrial Home School Board to consider the location of electric wires. Building for Central Dispensary and Emergency Hospital	4,466.94
Building for Central Dispensary and Emergency Hospital	100.62
Payment to William Forsythe for surveying	350.00
Support and medical treatment of the infirm poor	.47
Employment for the poor, District of Columbia, filling up grounds	14.23
Building for Central Dispensary and Emergency Hospital. Payment to William Forsythe for surveying. Support and medical treatment of the infirm poor. Employment for the poor, District of Columbia, filling up grounds General expenses, District of Columbia, 1879. Water department. The District of Columbia, for increasing the water supply of Washington Refunding taxes. Refunding taxes. Refunding water rent and taxes. Washington special tax fund. Redemption of tax lien certificates. Water supply. Guaranty fund. Deficiency in sale of bonds retained from contractors. Fireman's relief fund.	316.06
Water department	60,639.17
The District of Columbia, for increasing the water supply of Washington	71,628.69
Retunding taxes	16,308.48
Refunding water rent and taxes	1,121.84
Washington redemption fund	4,796.02
Washington special tax fund	1,607.94
Redemption of tax lien certificates	2,081.87
Redemption of assessment certificates	214.70
Water supply	114,218.85
Guaranty fund	53,448.44
Deficiency in sale of bonds retained from contractors	3,078.65
Fireman's relief fund	1,891.42
Fireman's relief fund. Police relief fund. Redemption of Pennsylvania Avenue paving certificates. National Zoölogical Park. Rock Creek Park. Building, Reform School.	12,140.68
Redemption of Pennsylvania Avenue paving certificates	3.18
National Zoological Park	47,425.85
Rock Creek Park.	9,432,98 1,489,19
Building, Reform School	50.949.13
Reform School National Temperance Home	3,259.50
National Temperance Home	7,376.06
Columbia Hospital for Women, etc	25,498,32
Columbia Hospital for Women, etc.	9,205.20
National Homeopathic Hospital	15,489.66
Women's Christian Association	5.071.76
Association for Works of Mercy	8,752.50
St. Ann's Infant Asylum.	8,702.37
St. Ann's Infant Asylum	14,917,12
Building House of the Good Shopherd	15.000.00
Building, House of the Good Shepherd	2,246.34
Industrial Home School. Building, House of the Good Shepherd House of the Good Shepherd National Association for Colored Women and Children	13.826.14
National Association for Constant women and Cindren	5,000,00
Building, St. Rose Industrial School.	576.68
Building Common Ombanage Asylum Association	10,000,00
National Association for Colored Women and Children.         Building, St. Rose Industrial School.         St. John's Church Orphanage.         Building, German Orphanage Asylum Association.         Education of feeble-minded children.         Education of feeble-minded children.	4,943.25
	14.693.35
Washington Aqueduct	16,093.20
masming our Aquounor	

### WAR DEPARTMENT.

WAR DEPARTMENT.	
Salaries, office of— Secretary Record and Pension Division Adjutant-General Inspector-General Judge-Advocate-General Salaries, Signal Office	$\begin{array}{c} 104,684.94\\674,328.40\\345,187.54\\5,396.68\\14,225.12\\152,876.86\end{array}$

### War Department.-Continued.

Salaries, once of-	MARE NED FO
Quartermaster-General	\$155,758.56
Commissary-General	41,714.50
Surgeon-General	267,146.28
Paymaster-General	42,646.02
Chief of Ordnance	44,694.15
Chief of Engineers	22,983.30
Publication of Records of the Rebellion	28,621.17
Stationery	35,827.54
Rent of building	3,750.00
Contingent expenses, War Department,	62,634.23
Salaries of employees, public buildings and grounds, under Chief of	
Engineers	58,515.59
Postage to Postal Union countries	1,430.00

# Public buildings and grounds.

Buildings and grounds, Signal Office	419,50
Improvement and care of public grounds	60,221.83
Repairs, fuel, etc., Executive Mansion	14,464.75
Lighting, etc., Executive Mansion	32,493.04
Repairs to water pipes and fire plugs	2,768.11
Telegraph to connect the Capitol, Departments, and Government Print-	
ing Office	1,172.42
Contingent expenses	442,59

### War, civil, miscellaneous.

Salaries, office of superintendent State, War, and Navy Department	
building	117,925.02
Fuel, lights, etc., State, War, and Navy Department building	43,199.32
Building for State, War, and Navy Department	7,758.42
Completion of the Washington Monument	1,015.61
Care and maintenance of the Washington Monument	10,925.70
Monument at Washington's headquarters, Newburg, N. Y	31,888.43
Support and medical treatment of destitute patients	17,510.76
Maintenance of Garfield Hospital	18,112.12
Statue to the memory of General LaFayette and compatriots	38,586.64
Construction of building for Labrary of Congress	622,469.31

#### NAVY DEPARTMENT.

NAVY DEPARTMENT.	
Salaries:	
Office of Secretary	47,134.49
Bureau of Yards and Docks	10,359.72
Bureau of Equipment and Recruiting	9,070.98
Bureau of Navigation	22,046.46
Office of Naval Records of the Rebellion	13,866.14
Nautical Almanac Office	23,638.44
Hydrographic Office	45,801.44
Hydrographic Office Contingent and miscellaneous expenses, Nautical Almanac Office	900.00
Contingent and miscellaneous expenses, Hydrographic Office	44,649.75
Salaries, Naval Observatory	20,520.00
Contingent and miscellaneous expenses, Naval Observatory	9,589.52
Salaries:	
Bureau ofOrdnance	10,992.92
Construction and Repair	13,930.55
Steam Engineering	10,512.72
Provisions and Clothing	37.699.69
Medicine and Surgery	10,686.72
Salaries, office of Judge-Advocate-General, U. S. Navy	10,642.30
Library, Navy Department	3,405.93
Contingent Expenses, Navy Department	13,649.60

### DEPARTMENT OF THE INTERIOR.

Salaries, office of the Secretary	218,238.95
Publisbing the Biennial Register	1,680.00
Stationery	225,699.16
Library, Department of the Interior	551.20
Rent of buildings.	26,208.27
Postage to Postal Union countries	2,200.00
Contingent expenses, Department of the Interior	153,693.09
Expenses of special land inspectors, Department of the Interior	2,278.26
Salarles, General Land Office	534,622,20

### Department of the Interior .-- Continued.

Expenses of Inspectors, General Land Office Library, General Land Office	\$4,188.62
Library, General Land Office	692.25
Maps of the United States Transportation of reports and maps to foreign countries	13,297,76
Transportation of reports and maps to foreign countries	144.95
Salaries:	144.00
Indian Office	00.000 00
Dension Office	96,977.30
Pension Office	890,182.55
Investigation of pension cases, Pension Office	309,799.60
Salaries special examiners, Pension Office.	204,807.70
Investigation of pension cases, special examiners, Pension Office	173,793,46
Salaries:	110,100110
Patent Office	659,498.50
Bureau of Education	46,446.20
Library, Bureau of Education	431.74
Distributing documents, Bureau of Education	2,731.18
Collecting statistics, Bureau of Education	
Confecting statistics, Bureau of Education.	1,028.90
Salaries, office of Commissioner of Railroads	10,816.00
Traveling expenses, office of Commissioner of Railroads	2,249.60
Salaries, office of—	
Architect of Capitol	14,403,00
Geological Survey	34.644.60
Contingent expenses, Land Office	5,883,29
Contingent expenses, mand onfectivitititititititititititititititititit	0,000,20

# Public buildings and grounds.

Repairs of building, Department of the Interior	6,430,43
Annual repairs of the Capitol	27.286.58
Improving the Capitol Grounds	16.355.37
Lighting the Capitol Grounds	27.403.64
Capitol terraces	44.030.92
Fire-proof building for Pension Office	1.705.38
Ventilation, Senate wing, Capitol	34.47
Ventilation. House of Benresentatives	187.40
Ventilation, Supreme Court Room, Capitol	533,39
Electric-light plant, Senate	2,916.73
Elevator, House of Representatives	265.54
Steam boilers, Senate and House of Representatives	793.87
West elevator, Senate	3,452.00
Repairs Government Hospital for the Insane	10,443,40
Construction of Penitentiaries	37,029.85
Sundry Public Buildings	3,993,19
Reservoirs for drinking water, Capitol	110.50
Monument to commemorate Revolutionary Battle of Bennington	14,000.00

### Beneficiaries.

Dene jie in i ea.	
Current expenses:	
Government Hospital for the Insane	331,817.61
Government Hospital for the Insane, Buildings and Grounds	46,929.52
Columbia Institution for the Deaf and Dumb	67,660.59
Howard University	28,943.58
Howard University Buildings	3,400.10
Support of Freedmen's Hospital and Asylum	88,893.11
Maryland Institution for the Instruction of the Blind	6,575.00
Industrial Home, Utab	10,313.49

# Interior-Miscellaneous.

Distribution of Reports of the Supreme Court Education of children in Alaska Colleges for Agriculture and Mechanic Arts	2,280.00 41,605.16 1,129,000.00 2,800.00 8,400.00
Salaries and expenses Supreme Court Reporter	8,400.00

### Public land Service.

Depredations on public timber	78,077.15
Protecting public lands	86.840.71
Settlement of claims for swamp lands, etc	12.514.48
Reproducing plats of surveys, General Land Office	2,080.72
Transcripts of records and plats	12.129.75
Transcripts of records and plats.	525.01
Preservation of abandoned military reservations	1.115.00
Appraisement and sale of abandoned military reservations	1,110.00

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# Surveying public lands.

Surveying the public lands	
Department of Labor.	
Salaries. Library. Stationery Postage to Postal Union countries. Rent. Miscellaneous expenses. Contingent expenses. Investigation of Industrial and Technical school systems of the United States and Foreign countries.	48,878.55 728,50 296,28 300.00 4,889,73 27,197.57 1,155.37 383.50
POST-OFFICE DEPARTMENT.	
Salaries Deficiency in the postal revenues	731,852.27 4,741,727.08
Post-office-Miscellaneous.	
Relief of F. A. Kendig Payment to M. M. Lynch. Payment to C. K. Lounsberry. Relief of J. H. Smith.	3,538.59 101.65 380.55 407.82
DEPARTMENT OF AGRICULTURE.	
Salaries	$\begin{array}{c} 220,668.20\\ 285,834.30\\ 12,574.13\\ 77,468.53\\ 109,122.84\\ 25,370.57\\ 19,200.04\\ 1,539.07\\ 2,890.81\\ 20,902.32\\ 52,496.53\\ 8,473.43\\ 1,060.30\\ 11,121.86\\ 1,304.93\\ 17,426.22\\ 15,669.43\\ 1,007.63\\ 9,337.05\\ 14,438.87\\ 826,000.06\\ 12,476.54\\ 23,155.32\\ 7,160.49\\ 16,646.75\\ 5,218.00\\ 18,529.58\\ \end{array}$

### DEPARTMENT OF JUSTICE.

Salaries	182,944.14
Contingent expenses:	,
Furniture and repairs	1,094.98
Books for Department library	1 764 64
Books for office of Solicitor	612.36
Stationery	1,677.16
Miscellaneous items	7,243,95
Transportation	1,533.15
Building	18.10

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#### Miscellaneous.

Salary, warden of jail, District of Columbia	\$1,692,36
Expenses of Territorial courts in Utah	100,538,10
Salaries of employees court-house, washington, D. C	12,274.40
Defense in French spoliation claims	3,566,99
Defending suits in claims against the United States	19,140,25
Punishing violations of intercourse acts and frands	4.851.96
Prosecution of crimes	27,869.83
Expenses settling title to Greer Co., claimed by Texas	240.35
Defending suits in claims against the District of Columbia	205.25
Payment for legal services rendered to U.S. Government.	7,785.00
Oil portraits of Chief Justices Rutledge, Ellsworth, and Waite	1,500.00
Traveling expenses, Territory of Alaska	190.00
Digest of opinions, Attorney-General	1,500.00
Rent and incidental expenses, office of marshal of Alaska	1,133.60
Repayment of excess of deposits	496.00
Payments of judgments United States courts	51,367.09

#### JUDICIAL.

Data 105.	
Justices, etc., Supreme Court	105,524,27
Circuit judges	59,399.97
District judges	288,567.90
Judge United States court, Indian Territory	288.50
Retired judges	39,687.25
Salaries and expenses, Circuit Court of Appeals	817.31
District attorneys	19,610.08
Regular assistant district attorneys	103,802.21
District marshals	13,386.20
Justices and judges supreme court, District of Columbia	24,500.00

#### United States Courts.

Fees and expenses of marshals	1,362,104,61
Fees of district attorneys Special compensation of district attorneys United States courts	417,374.74
Cossial composition of district attempts Tinited States counts	
special compensation of district attorneys onned states courts	19,240.70
Pay of assistant attorneys	64,219.63
Fees of—	
Clerks	305,598.98
Commissioners	197.534.49
Jurors	747.897.44
•Witnesses	1,264,599.10
Support of prisoners	522,135,80
Rent of court-rooms	89,291.54
Miscellaneous expenses	263,710.35
Fees of supervisors of elections	502,283.26
Fines and forfeitures	18,812,99
Judicial emoluments	1,088,099.87
Fines, etc., district court, Alaska	25,745.60
Pay of bailiffs	222,072.81
Total disbursements\$1,	201,513,909.85
Grand total, receipts and disbursements\$2,	186,531,521.04

#### PUBLIC DEBT DIVISION.

[Audits all Accounts for Payment of Interest on the Public Debt, both Registered Stock and Coupon Bonds, Interest on District of Columbia Bonds, Pacific Raihoad Bonds, Louisville and Portland Canal Bonds, Navy Pension Fund, Redemption of United States and District of Columbia Bonds, Redemption of Coin and Currency Certificates, Old Notes and Bounty Scrip, and Accounts for Notes and Fractional Currency destroyed.]

Interest on United States securities	\$35,583,955.56
Miscellaneous securities	28,598.15
Interest on District of Columbia securities	1,039,313.65
Redemption of U.S. bonds-retired	31,643,560.10
Redemption of U.S. bonds—sinking fund	26,480,186.62
U.S. bonds nurchased—circular	35,677,097.84
TI G handa murchaged sinking fund	22.592.449.58
Redemption of bonds, District of Columbia	319.457.78
Miscellaneous securities of the United States	63,550,203,72
U. S. circulating securities destroyed	142.632.937.65
U.S. en chatting seem mes desirely earthered and	\$950 547 760 GE
Total	\$999,041,100.09

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### POPULATION, NET REVENUE, AND NET EXPENDITURES OF THE GOVERN-MENT FROM 1837 TO JUNE 30, 1891, AND PER CAPITA OF THE REV-ENUES AND PER CAPITA OF EXPENDITURES.

Year.	Population.	Net revenue.	Per capi- ta on rev- enue.	Net expenses.	Perc'p'ta on ex- pen't'res.
1837	15,655,000	\$24,954,153.00	\$1.59	\$37,243,496.00	\$2.38
1838	16,112,000	26,302,562.00	1.63	33,865,059,00	2.10
1839	16,584,000	31,482,750.00	1.90	26,899,128.00	1.62
1840	17,069,453	19,480,115.00	1.14	24,317,579.00	1.42
1841	17,591,000	16.860.160.00	.96	26,565,873.00	1.51
1842	18,132,000	19,976,197.00	1.10	25,205,761.00	1.39
1843 (6 months)	18,694,000	8,302,702.00	.89	11,858,075.00	1.27
1844.	19,276,000	29,321,374.00	1.62	22,337,571.00	1.16
1845	19,878,000	29,970,106.00	1.51	22,937,408.00	1.15
1846	20,500,000	29,699,968.00	1.45	27,766,925.00	1.35
1847	21,143,000	26,495,769.00	1.25	57,281,412.00	2.71
1848	21,805,000	35,735,779.00	1.64	45,377,225.00	2.08
1849	22,489,000	31,208,143.00	1.39	45,051,657.00	2.00
1850	23,191,876	43,603,439.00	1.88	39,543,492.00	1.71
1851	23,995,000	52,559,304.00	2.19	47,709,017.00	1.99
1852	24,802,050	49,846,816.00	2.01	44,194,919.00	1.78
1853		61,587,054.00	2.40	48,184,111.00	1.88
1854	26,433,000	73,800,341.00	2.79	58,044,862.00	2.20
1855	27,256,000	65,350,575.00	2.40	59,742,668.60	2.19
1856	28,083,000	74,056,699.00	2.64	69,571,026.00	2.48
1857	28,916,000	68,965,313.00	2.38	67,795,708.00	2.34
1858	29,753,000	46,655,366.00	1.57	74,185,270.00	2.49
1859	30,596,000	53,486,466.00	1.75	69,070,977.00	2.26
1860		56,064,608.00	1.78	63,130,598.00	2.01
1861		41,509,930.00	1.29	66,546,645.00	2.08
1862		51,987,455.00	1.59	474.761.819.00	14.52
1863		112,697,291.00	3,38	714,740,725.00	21.42
1864	34,046,000	264,626,772.00	7.77	865,322,642.00	25.42
1865		333,714,605.00	9.60	1,297,555,224.00	37.34
1866		558,032,620.00	15.73	520,809,417.00	14.68
1867		490,634,010.00	13.55	357.542.675.00	9.87
1868	36,973,000	405,038,083.00	10.97	377,340,285.00	10.21
1869	37,756,000	370,943,747.00	9.82	322,865,278.00	8,55
1870	38,558,371	411.255.478.00	10.67	309.653.561.00	8.03
1871	39,555,000	383,323,945.00	9,69		7.39
1872		374,106,868.00	9.09	292,177,188.00	6.84
1873	41,677,000		8.01	277,517,963.00	6.97
1874	42,796,000	333,738,205.00		290,345,245.00	
1875	43,951,000	304,978,755.00	7.13 6.55	302,633,873.00	7.07
1876	45,137,000	288,000,051.00	6.52	274,623,393.00	5.87
1877	46,353,000	281.406.419.00	6.07	265,101,085.00	5.21
1878				241,334,475.00	
1879	47,598,000 48,866,000	257,763,879.00	5.42	236,964,327.00	4.98
1880		273,827,184.00	5.60	266,947,884.00	5.46 5.34
1881	50,155,783	333,526,611.00	6.65	267,642,958.00	
1882	51,316,000	360,782,293.00	7.00	260,712,888.00	5.08
1883	52,495,000 53,693,000	403,525,250.00	7.68	257,981,440.00	4.91
1884	54,911,000	398,287,582.00	7.41	265,408,138.00	4.94
1885	56,148,000	348,519,870.00	6.36	244,126,244.00	4.44
1886		323,690,706.00	5.76	260,226,935.00	4.63
1887	57,404,000	336,439,727.00	5.86	242,483,138.00	4.22
1888	58,680,000	371,403,277.00	6.33	267,932,179.00	4.56
1889	59,974,000	379,266,075.00	6.32	*267,924,801.00	4.46
	61,289,000	387,050,059.00	6.31	1299,288,978.00	4.88
1890	62,622,250	403,080,982.00	6.43	\$318,040,710.00	5.07
1891	63,975,000	456,184,138.00	7.13	\$365,774,681.00	5.71

\*This includes \$8,270,842.46 of " premiums on purchase of bonds." †This includes \$17,292,362.65 of " premiums on purchase of bonds," ‡This includes \$20,304,224.06 of " premiums on purchase of bonds." \$This includes \$10,401,220.61 of " premiums on purchase of bonds."

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Note.—This statement has been revised and corrected according to the census report of 1890.

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COMPARATIVE	STATEMENT	OF !	тне	RECEIPTS	AND	EXPENDITURES	ON
ACC	OUNT OF CUS	TOM	S FO	R THE FIS	CAL Y	EAR 1891.	010

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tories.	Receipts.	Expendi- tures.	States and Terri- tories.	Receipts.	Expendi- tures.
Alabama	\$12,458.92	\$10,837.44	Pennsylvania	\$21,052,881.52	ALOF OF LOP
Alaska	3,256.17	13,293.80	Rhode Island	329,115.09	
Arizona	35,621.97	22,470.38	South Carolina	33,897.27	
California	8,032,422.62	399,153.06	Tennessee	- 33,897.27 57,362,86	
Colorado	110,514,43	7,460.49	Texas	679,854.99	
Counecticut	475,992.21	36,187,96	Vermont	767,748.26	
Dakota	30,400.00		Virginia	22,710.04	
Delaware	16,268.61	7,240.38	West Virginia	148,294.70	
District of Colum-		.,	Washington	148,094.71	
bia	80,766.39	10,864.52	Wisconsin	392,219.76	19,309.44
Florida	1,221,558.27	115.531.99	Amount paid by	000,010.10	10,000.44
Georgia	75,780.11	24,539,54	disbursing		
Illinois	5,786,811.65		agent for sala-	-	
Indiana	156,279.77	10,161.05	ries, etc		295,730,15
Iowa	13,484.61	1,061.46	Contingent ex-	**********	400,100.10
Kentucky	275,035.83	22.871.74	penses and fees		
Louisiana	2,086,483,79	218,373.17	in customs		
Maine	607.025.73	114.732.34	cases		23,138.21
Maryland	3,712,217,38	276,691.15	Transportation		508.17
Massachusetts	18,200.051.70	697,143.85	Miscellaneous		000.11
Michigan	837,580.94	133,930.47	(rent, station-		
Minnesota	337,432.30	37,945.92	ery, etc.)		53,420.25
Mississippi	5,990.74	5,863.11	.,		
Missouri	1,699,096.62	65,108.19			6,965,070.18
Montana and			Deduct excess of		-,,
Idaho	30,613.04	3,936.41	repayment at		
Nebraska	99,838.42	6,513.73	Sandusky, Ohio.		703.09
New Hampshire	64,145.99	5,985.39	0,7		
New Jersey	18,999.37	13,122.02	Total receipts		
New York	149,862,184.67		and total		
North Carolina	21,377.10	8,912.53	net expendi-		
Ohio	1,477,941.32	101,182.12	tures	219,522,205.23	6,964,367.09
Oregon	650,395.36	87,753.94		, , , , , , , , , , , , , , , , , , , ,	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

### COMPARATIVE STATEMENT OF THE RECEIPTS AND EXPENDITURES ON ACCOUNT OF INTERNAL REVENUE FOR THE FISCAL YEAR 1891.

States and Terri- tories.	Receipts.	Expenditures. States and Territories. Receipts.		Receipts.	Expendi- tures.
Alabama		\$21,135.23	Montana	\$151,966.29	
Arkansas	97,456.83		Nebraska	3,230,163.64	
California	2,065,972.08		New Hampshire	460,106.66	
Colorado	295,622.43	20,664.74	New Jersey	4,091,290.62	53,134.42
Connecticut	955,119.94	35,575.19	New Mexico	36,491.65	11,100.15
Florida	485,789.83	15,848.92	New York	16,554,034.67	235,723.22
Georgia	574.733.00	98,761.28	North Carolina	2,478,434.24	811,601.96
Illinois	38,345,572,92	213,288.97	Ohio	14,365,286.27	157,655.71
Indiana	6,474,040,14	72.876.79	Oregon	324,257.24	19,509.48
Iowa	432,431.60	29,912.71	Pennsylvania	10,307,969.28	275,418.98
Kansas	193,156.71	18.130.85	South Carolina	69,732.21	27,609.70
Kentucky	15,830,485.26	599,792.65	Tennessee	1,276,712.86	111,206.66
Louisiana	644,809.35	32,053.68	Texas	223,609,58	34,466.84
Maryland	3.060.113.80	97,979.49	Virginia	3,206,967.37	122,044.53
Massachusetts	2,314,575.93	56,903.14	West Virginia	834,784.33	31,483.72
Michigan	2,207,558.90	39,306.24	Wisconsin	3,607,977.73	50.547.92
Minnesota	2,733,568.95	31,780,21	Miscellaneous	231.96	
Mississippi	525.00				
Missouri	7,661,372.17	92,965.55	Total	145,686,249.44	4,003,485.65

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# IMPORTS AND EXPORTS.

#### FROM THE TREASURY REPORTS, 1891.

THE value of our foreign commerce—imports and exports of merchandise —during the last fiscal year was greater than for any previous year. It amounted to \$1,729,397,006, as against \$1,647,139,093 during the fiscal year 1890, an increase of \$82,257,913.

The value of imports of merchandise also during the last fiscal year was the largest in the history of our commerce, amounting to \$844,916,196, as against \$789,310,409 during the fiscal year 1890, an increase of \$55,605,787.

The value of the exports of merchandise during the same period was \$884,480,810, as against \$857,828,684 for the previous fiscal year, 1890, an increase of \$26,652,126.

The exports exceeded the imports of merchandise \$39,564,614.

The value of the imports and exports of merchandise and specie during the last four years ending June 30, has been as follows :

	1888.	1889.	1890.	1891.
Exports— Domestic Foreign	\$683,862,104 12,092,403	\$730,282,609 12,118,766	\$845,293,828 12,534,856	\$872,270,283 12,210,527
Total Imports	695,954,507 723,957,114	742,401,375 745,131,652	857,828,684 789,310,409	884,480,810 844,916,196
Excess of exports Excess of imports	28,002,607	2,730,277	68,518,275	39,564,614

#### Specie.

	1888.	1889.	1890.	1891.
Exports— Gold Silver	\$18,376,234 28,037,949	\$59,952,285 36,689,248	\$17,274,491 34,873,929	\$86,362,654 22,590,988
Total	46,414,183	96,641,533	52,148,420	108,953,642
Imports— Gold Silver	43,934,317 15,403,669		12,943,342 21,032,984	18,232,567 18,026,880
Total Excess of exports Excess of imports	59,337,986 12,923,803	28,963,073 67,678,460	33,976,326 18,172,094	72,699,447 36,254,195

The above table does not include gold and silver contained in ores and copper matte, as follows :

	Exports.	Imports.	Excess of imports.
Gold in ores and copper matte	\$100,226		\$183,319
Silver in ores and copper matte	942,563		7,309,473

The following table shows the distribution of our commerce by leading countries and grand divisions of the globe, during the year ending June 30, 1891.

Countries and grand		Exports.		Imports.	Total exports and	Excess of exports +
divisions.	Domestic	Foreign.	Total.		imports.	or of imports —.
COUNTRIES. Great Britain & Irel'd. Germany France Belgium Italy Netherlands British North Ameri-	Dollars. 441,599,807 91,684,981 59,826,739 26,694,150 15,927,274 23,816,814	1,110,475 866,451 846,274 119,651	$ \begin{array}{r} 60,693,190 \\ 27,540,424 \\ 16,046,925 \end{array} $	97,316,383 76,688,995 10,945,672	$\begin{smallmatrix} 190,111,839\\ 137,382,185\\ 38,486,096\\ 37,725,133 \end{smallmatrix}$	-15,995,805 + 16,594,752 - 5,631,283
can possessions. Mexico West Indies Brazil. China British East Indies. Japan All other countries	37,345,515 14,199,080 33,416,178 14,049,273 8,700,308 4,399,544 4,800,650 95,809,970	770,540 1,043,273 70,973 700 559 7,043	$\begin{array}{r} 14,969,620\\ 34,459,451\\ 14,120,246\\ 8,701,008\\ 4,400,103\\ 4,807,693\end{array}$	27,295,992 86,461,705 83,230,595 19,321,850 23,356,989	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{c} - 12,326,372 \\ - 32,002,254 \\ - 69,110,349 \\ - 10,620,842 \\ - 18,956,886 \\ - 14,501,505 \end{array}$
<b>T</b> otal	872,270,283	12,210,527	884,480,810	844,916,196	1,729,397,006	+ 39,564,614
GRANN DIVISIONS. Europe North America South America Asia and Oceanica Africa All other countries	697,614,106 92,388,252 33,226,401 43,813,519 4,738,847 489,158	4,160,877 481,889 361,590 19,050	96,549,129 33,708,290 44,175,109 4,757,897	163,226,079 118,736,668 97,893,356 4,207,146	$\begin{array}{c} 259,775,208\\ 152,444,958\\ 142,068,465\\ 8,965,043 \end{array}$	- 85,028,378 - 53,718,247 + 550,751
Total	872,270,283	12,210,527	884,480,810	844,916,196	1,729,397,006	+ 39,564,614

It will be observed that the value of our total trade in merchandise with Great Britain and Ireland amounted to \$640,137,288, of which the value of exports was \$445,414,026, and the value of imports \$194,723,262, showing an excess in the exports of \$250,690,764.

Our import and export trade with Great Britain and Ireland forms 37 per cent. of such trade with all nations, and about 55 per cent. of such trade with all Europe. Our trade with North America, including the West Indies, stands next in value, followed by that with South America, and that with Asia and Oceanica. Our trade with Germany showed an excess of imports of \$4,520,927; with France, of \$15,995,805.

In our local trade with Europe the excess of exports over imports was \$245,492,675.

Our commerce in merchandise with North America, including Mexico, Central America, and West Indies, amounted to \$259,775,208, of which the value of the imports was \$163,226,079, and of the exports \$96,549,129, an excess of imports of \$66,676,950; but if our export trade by land carriage with Mexico and Canada had been correctly ascertained by means of an adequate law for that purpose, it is estimated that our imports with North America would appear upwards of \$290,000,000, and leave an excess of imports of less than \$36,000,000, instead of \$66,000,000, as now appears.

Our total trade with South America in merchandise amounted to \$152,-444,958, of which the value of the imports was \$118,736,668, and of the exports \$33,708,290, an excess of imports of \$85,028,378.

### IMPORTS AND EXPORTS.

### VALUES OF THE IMPORTS AND EXPORTS OF MERCHANDISE OF THE UNITED STATES CARRIED IN CARS AND OTHER LAND VEHICLES DURING EACH FISCAL YEAR FROM 1871 TO 1891, INCLUSIVE.

Year ending June 30-	Imports and exports in cars and other land vehicles.	Year ending June 30-	Imports and exports in cars and other land vehicles.
1871. 1872. 1873. 1874. 1875. 1875. 1876. 1877. 1877. 1879. 1879. 1880. 1880.	27,650,770 27,869,978 23,022,540 20,388,235 18,473,154 17,464,810 20,477,364 19,423,685 20,981,393	1882	$\begin{array}{c} 48,092,892\\ 46,714,068\\ 45,332,775\\ 43,700,350\\ 48,951,725\\ 54,356,827\\ 66,664,378\\ 73,571,263\end{array}$

### Exports.

The total value of exports of domestic merchandise was \$872,270,283, an increase of \$26,976,455 over the exports of the preceding fiscal year, 1890, and was greater than that of any year except 1881. The material increase or decrease in value of the principal articles of do-

mestic exports was as follows :

Increase in—	
Cotton, unmanufactured	\$39,744,106
Sugar, refined	4,237,360
Cotton manufactures	3,605,580
Iron and steel, and manufactures of	3,367,406
Provisions, comprising meat and dairy products	2,752,965
Copper, and manufactures of, not including ore	2,265,205
Coal	1,534,938
Mineral oil, refined	1,491,428
Paraffine and paraffine wax	
Hops	
Copper ore	1,207,657
Despessin	
Decrease in—	
Breadstuffs	\$26,804,271
Wood, and manufactures of	2,004,489
Ore, gold and silver bearing	1,939,434
Fruits, including nuts	1.624.754
Furs and fur skins	1,425,229
Vegetable oils	1,369,505
Fish	1,044,205
There was an increase in the value of domestic exports	to—
France	\$10,813,735
Germany	7,369,766
China	5,756,518
Brazil	2,146,777
Spain	
British Australasia	1,723,598
Mexico.	1,532,972
Central American States	
Netherlands	
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# And a decrease to-

Argentine Republic	\$5,604,552
Great Britain and Ireland	2 859 202
Russia in Europe	2 769 553
British North American Possessions	1,198,939

The values of the principal articles of domestic exports during the three years ending June 30, 1891, were as follows :

	1889.	1890.	1891.
Cotton, and manufactures of	Dollars. 247,987,914	Dollars. 260,968,069	Dollars. 304,317,755
Provisions, comprising meat and dairy products	104,122,444	136,264,506	139,017,471
Breadstuffs	123,876,661	154,925,927	128,121,656
Mineral oils	49,913,677	51,403,089	52,026,734
Animals	18 374 805	33,638,128	32,935,086
Iron and steel, and manufactures of including ore.	21.156.109	25,542,208	28,909,614
Wood and manufactures of	96'010'270	28,274,529	26,270,040
Tobacco, and manufactures of	22,609,668	25,355.601	25,220,472
Leather, and manufactures of	10,747,710	12,438,847	13,278,847
Coal	6,690,479	6,856,088	8,391,026
Coal Oil cake and oil-cake meal	6,927,912		7,452,094
Copper ore	7,518,258		
Sugar and molasses	2,117,533	3,029,413	7,099,788
Chemicals, drugs, dyes, and medicines	5,542,753	6,224,504	6,545,354
Fish	5,969,235	6,040,826	4,996,621
Spirits of turpentine	3,777,525	4,590,931	4,668,140
Copper, and manufactures of, not including ore	2,348,954	2,349,392	4,614,597
Copper, and manufactures of, not including ore Vegetable oils	1,585,783	5,672,441	4,302,936
Total	668,178,092	777,627,661	805,429,124
Value of all domestic exports	730,282,609	845,293,828	872,270,283
Per cent. of enumerated articles to total	91.50	91.99	92.34

The value of the domestic exports during the two years ending June 30, 1891, classified by groups according to character of production, was as follows :

	189	0.	189	1.
	Values.	Per cent.	Values.	Per cent.
Products of agriculture. Products of manufacture Products of mining (including mineral oils) Products of the forest Products of the fisheries. Other products	151,131,297 22,351,746 29,473,064 7,496,044	17.88 2.64 3.48 .89	168,927,315 22,054,970 28,715,713	19.37 2.53 3.29 .71
Total	845,293,828	100.00	872,270,283	100.00

### Imports.

During the last fiscal year, the value of imports of merchandise was \$844,916,196, an increase of \$55,605,787 over the imports of the fiscal year 1890.

The value of free merchandisc imported was \$366,241,352, and of dutiable was \$478,674,844, an increase in the value of free merchandise of \$100,572,-723, and a decrease in the value of dutiable goods of \$44,966,936, caused mainly by the transfer of sugar and certain textiles from the dutiable to the free list by the new tariff.

The material increase or decrease in value of the principal classes of free

aud dutiable imports during the year ending June 30, 1891, as compared with 1890, was as follows :

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Increase in	
Free of duty :	
Sugar and molasses, except from Hawaiian         Islands (made free by new tariff).         Coffee.         Textile grasses and fibrous vegetable substances         Hides and skins other than furs.         Chemicals, drugs, and dyes.         Fruits, including nuts.         India rubber and gutta percha, crude.	45,333,773 17,856,345 14,608,019 6,048,873 4,825,324 3,555,144 3,166,292
Dutiable :	
Iron and steel and manufactures of Metals, metal compositions & manufactures of Wool, unmanufactured Vegetables	11,575,966 2,988,588 2,967,289 2,621,000
Decrease in—	
Free of duty:	
Silk, unmanufactured	\$5,249,450
Dutiable :	
<ul> <li>Sugar and molasses (eaused by transfer to free list)</li> <li>Wool and manufactures of</li> <li>Flax, hemp, jute, &amp; other vegetable substances</li> <li>Flax, hemp, jute, etc., manufactures of</li> <li>Hats, bonnets, and hoods, materials for (caused by transfer in part to free list)</li> </ul>	36,942,172 15,522,352 13,863,081 4,397,185 2,725,722

There was an increase in the value of our imports in 1891 over 1890 from—

Brazil	\$23,911,839
The West Indies	8,457,464
Great Britain and Ireland	8,234,346
Mexico	4,605,077
China	3,061,379
British East Indies	2,552,670
British Australasia	1,961,345
Central American States	1,746,678
Hawaüan Islands	1,581,689
And a decrease from—	
Philippine Islands.	6,425,417
Philippine Islands Netherlands	4,607,059
Japan	1.794.126
Germany	1,521,300

# Imports entered for consumption.

The value of imported merchandise entered for consumption and the duty collected thereon, during the last five fiscal years, has been as follows :

ł

	Value of m	erchandise.	Ordinary duty	Average rat on	
Year ending June 30—	Free of duty.	Dutiable.	collected.	Dutiable.	Free and dutiable.
1885	\$192,912,234 211,530,759 233,093,659 244,104,852 256,574,630 266,103,047 388,064,404	413,778,055 450,325,322 468,143,774	188,379,397 212,032,424 213,509,802 218,701,774 225,317,076	54.55 47.10 45.13 45.23 44.41	Per cent. 30.59 30.13 31.02 29.99 29.50 29.12 25.25

#### Trade with Central and South America.

Our total imports of merchandise from Mexico, Central and South American states, British Honduras, and the West Indies, during the fiscal year 1891, amounted to \$242,512,577, or 28.70 per cent. of our total imports of merchandise.

The value of our exports of merchandise to these same countries during the same period was \$90,413,516, or 10.22 per cent. of the value of our total exports of merchandise.

Our total imports and exports of merchandise from and to these countries, during the same period, amounted to \$332,926,093, or 19.26 per cent. of our total imports and exports of merchandise.

It will be seen that the excess of our imports of merchandise from these countries over our exports to them amounted to \$152,099,061. In other words, our imports of merchandise were 72.84 per cent. and exports 27.16 of the total trade with these countries, and we imported merchandise to the value of \$2.68 for every dollar in value exported to these countries.

The excess of imports over exports of merchandise for the fiscal year 1890 was \$108,054,472. For the fiscal year 1889 this excess was \$117,917,883.

A comparison of our commerce with this entire group of countries for the years 1870, 1880, and 1891 shows a gradual increase of both imports and exports of merchandise.

During the year 1870 the value of imports was \$117,398,951 and of exports \$55,140,322, an excess of \$62,258,629.

During the year 1880 the value of imports was \$178,985,906 and of exports \$61,546,474, an excess of \$117,439,432.

The per cent. of our commerce with these countries, as compared with our total commerce, in 1870, was 20.82; in 1880, 15.99; and in 1891, 19.26.

TABLE SHOWING THE VALUE OF IMPORTS AND EXPORTS OF MERCHANDISE IN THE TRADE OF THE UNITED STATES WITH MEXICO, CEN TRAL AMERICA, THE WEST INDIES, AND SOUTH AMERICA, AND THE EXCESS OF IMPORTS OR OF EXPORTS, DURING THE YEARS FNDING JUNE 30. 1880. AND 1891.

		DUTINO		ULUE EAKS ENDING	ANUL DALUA	NE: 30, 1889, 1890,		AND 1891.				
		1889.				1890.				1891	_	
Pountries from which im- ported and to which ex- ported.	Imports.	Exports, domestic and foreign.	Excess of imports.	Excess of Excess of imports. exports.	Imports.	Exports, domestic and foreign.	Excess of Excess of imports. exports.	Excess of exports.	Imports,	Exports, domestic and foreign.	Excess of imports.	Excess of exports.
Mexico	\$21,253,601 211,465	\$11,486,896 369,598	\$9,766,705	\$158,133	\$22,690,915 186,831	\$13,285,287 354,468	\$9,405,628	\$167,637	\$27,295,992	\$14,969,620 462,839	\$12,326,372	\$243,749
Central American States- Guatemaia Nicaragua Nicaragua Salvador Fonduras	2,346,685 1,747,246 1,442,365 1,662,162 1,602,162	994,701 1,009,687 983,164 701,196 701,196	$\begin{array}{c} 1,351,984\\ 737,559\\ 459,201\\ 960,966\\ 578,386\end{array}$		2,281,681 1,655,690 1,676,711 1,453,958 984,404	1,345,719 1,373,019 1,126,170 899,546 889,546	985,962 985,962 282,671 550,541 554,412 554,412 432,380		2,618,199 1,705,961 2,582,305 1,783,066 1,783,066		620,255 13,019 1,201,256 632,606 518,670	1 :::::
Total	8,414,019	4,325,923	4,088,096		8,052,444	5,296,478	2,755,966		9,799,122	6,813,316	2,985,806	
West Indies- Cuba and Pherto Rico British West Indies All other	55,837,996 15,985,562 6,123,775	13,916,242 8,388,106 8,535,805	41,921,754 7,597,456	2,412,030	57,855,217 14,865,018 5,284,006	15,381,953 8,288,786 9,526,483	42,473,264 6,576,232	4,942,477	64,878,505 16,293,184 5,290,016	14,380,122 9,779,138 10,300,191	50,498,383 6,514,046	5,010,175
Total	77,947,333	30.840,153	47,107,180		78,004,241	33,197,222	44,807,019		86,461,705	34,459,451	52,002,254	
South America— Colombia Venezuela	4,268,519 10,392,569	3,821,017 3,738,961	442,502 6,653,608		3,575,253 10,966,765	2,585,828 4,028,583	989,425 6,938,182		4,765,354	3,182,644 4,784,956	1,582,710 7,293,585	
Guianas: British. Dutch. French	4,526,181 460,243 13,366	1,696,269 262,575 147,732	2,829,912 197,668	134,366	4,326,975 574,114 17,647	2,106,345 279,519 160,933	2,220,630 294,595	143,286	4,883,206 724,190 46,520	1,858,742 253.983 155,954	3,024,464 470,207	109,434
Total Guianas	4,999,790	2,106,576	2,893,214		4,918,736	2,546,797	2,371.939		5,653,916	2,268,679	3,385,237	
Brazil Uruguay Argentine Republic	60,403,804 2,986,964 5,454,618 2,622,625	9,851,081 2,192,848 9,293,856 2,972,794	51,052,723 794,116	3,839,238 350,169	59,318,756 1,754,903 5,401,697 3,183,249	$11.972,214\\3,351,874\\8,887,477\\3,226,364\\3,226,364$	47,346,542	1,596,971 3,485,780 43,115	83,230,595 2,356,739 5,976,544 3,448,290	$\begin{array}{c} 14,120,246\\ 1,076,575\\ 2,820,035\\ 3,145,625\\ \end{array}$	69,110,349 . 1,280,164 . 3,156,509 . 302,665 .	

# OUR PENSIONERS.

THE annual report of the Commissioner of Pensions shows that on June 30, 1891, there were 676,160 pensioners borne on the rolls of the bureau, being 138,216 more than were carried on the rolls at the elose of the last fiscal year. These include: Widows and daughters of revolutionary soldiers, 23; army invalid pensioners, 413,597; army widows, minor children, etc., 108,537; navy invalid pensioners, 5,449; navy widows, minor children, etc., 2,568; survivors of the war of 1812, 7,590; survivors of the Mexican war, 16,379; widows of soldiers of the Mexican war, 6,976.

The number of pensions of the several classes granted under the aet of June 27, 1890, is as follows: Army invalid pensioners, 97,136; army widows, minor children, etc., 12,209; navy invalid pensioners, 3,976; navy widows, minor children, etc., 1,436. During the last fiscal year first payments were paid upon 181,160 original claims, requiring \$31,391,538 for their payment. This is an increase in the number of original payments over the year 1890 of 64,532. The aggregate cost, however, was \$1,087,302 less.

There were 222,521 first payments of every description, requiring \$38,552,-274, being \$69,592 less than was required for the 130,514 first payments made during the last fiscal year. The average value of first payments made during the year was \$239.33 and the average value of first payments on claims allowed under the act of June 27, 1890, was \$71.28. The average value of first payments for the preceding year was \$485.71, a reduction in the average first payments of \$246.38.

The aggregate annual value of the 676,150 pensions on the roll June 31, 1891, was \$89,247,200 and the average annual value of each pension was \$139.99 and the average annual value of each pension under the act of June 27, 1890, was \$121.51.

At the end of June, 1891, there were 38,574 pensioners on the roll who remained unpaid for the want of time and who were entitled to receive \$4,883,242, which will be paid out of the appropriation for the current fiscal year. There remained at the close of the fiscal year 1891 in the hands of the several pension agents the sum of \$5,713,852.84 which has since been covered into the treasury. This amount added to \$3,607,133.22 of the pension amount not drawn from the treasury aggregates \$9,320,986.06 of the appropriation which was not expended. There will be a deficiency in the appropriation for the payment of fees and expenses of examining surgeons of about \$300,000.

The total amount disbursed on account of pensions, expenses, etc., during the fiscal year was \$118,548,959.71 as compared with \$106,493,890.19 disbursed during the preceding fiscal year. So that it appears that 136,216 pensions were added to the rolls during the fiscal year just closed, at an increased cost to the nation of \$12,055,069 as compared with the expenditures for the previous fiscal year, and said expenditure includes \$4,357,347 paid upon vouchers remaining unpaid at the close of the year.

The largest number of certificates issued to any class was 4,693 to men who served thirty-six months. The age of the greatest number of pensioners under both the old and new law was forty-seven years. During the last year 20,525 pensioners were dropped from the rolls for various causes, and of this number 13,229 were dropped by reason of death.

The loss to the pension rolls by the decease of widows and dependent

mothers and fathers was at the rate of thirty-five per 1,000 in 1891. It is estimated that of the soldiers who served the country during the late war, 1,004,658 were killed in battle or died during and since the war. On June 30 last 124,750 of these deceased soldiers were represented on the pension rolls by their widows or other dependents.

rons by their widows or other dependents. There are about 1,208,707 soldiers of the Union now living, and of the survivors 520,158 are now on the pension rolls. There are, therefore, 688,549 survivors who are not pensioned and 879,908 deceased soldiers not represented on the pension rolls. The commissioner renews his recommendation of last year as to the readjustment of the pension ratings under the act of March 3, 1883, and March 4, 1890.

#### DISBURSEMENTS, 1891.

#### AMOUNT DISBURSED AT U. S. PENSION AGENCIES DURING THE FISCAL YEAR ENDING JUNE 30, 1891.

Agencies.	Arı	ny.	Na	vy.	Arrea Pens	urs of ions.	Grand total.
	Pensions.	Total.	Pensions.	Total.	Army.	Total.	
Augusta	\$2,810,832.52			AF00 549 50	\$692.66	\$692.66	
Boston Buffalo		5,865,129.90 6,438,398.30			1,990.83		
Chicago Columbus	8,967,990.34 13,029,711.28		459,029.67				
Concord	2,927,053.30	2,937,792.97			135.00		2,937,927.97
Des Moines Detroit	6,868,819.55 6,125,874.81					624.06	6,887,751.85 6,145,508.01
Indianapolis	10,596,798.10	10,631,199.82			939.00	939.00	10,632,138.82
Knoxville	5,464,464.86 4,014,595.84				550.67 2,272.61		5,482,196.82 4,027,711.46
Milwaukee	5,946,833.14	5,967,750.20			137.44		5,968,319.64
New York Philadelphia	5,249,547.37 5,688,048.18					722.27	5,647,833.56 6,036,486.20
Pittsburg San Francisco.	5,085,769.56 1.517,075.60				1,498.20	1,498.20	5,109,788.22 1,578,935.39
Topeka	10,709,227.18	10,732,530.77			179.13		10,732,709.90
Washington	7,369,092.52	8,545,215.76	437,788.32	471,528.31	24.67	24.67	9,016,768.74
<b>T</b> otal	\$114,637,786.25	\$116,164,303.92	\$2,221,917.16	\$2,255,657.15	\$12,229.54	\$13,922.88	\$118,435,827.48

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# RECENT PENSION LAWS.

CHAP. 390, laws of 1889, cnacts that the charge of desertion now standing on the rolls and records in the office of the Adjutant-General against any soldier who served in the late war in the volunteer service shall be removed in all cases where it shall be made to appear to the satisfaction of the Secretary of War, from such rolls and records, or from other satisfactory testimony, that such soldier served faithfully until the expiration of his term of enlistment, or until the 1st day of May, 1865, having previously served six months or more, and, by reason of his absence from his command at the time the same was mustered out, failed to be mustered out and to receive an honorable discharge, or that such soldier absented himself from his command, or from hospital while suffering from wounds, injuries, or disease received or contracted in the line of duty and was prevented from completing his term of enlistment by reason of such wounds, injuries, or disease.

Sec. 2. That the Secretary of War is hereby authorized to remove the charge of desertion from the record of any regular or volunteer soldier in the late war upon proper application therefor, and satisfactory proof in the following cases:

First. That such soldier, after such charge of desertion was made, and within a reasonable time thereafter, voluntarily returned to his command and served faithfully to the end of his term of service, or until discharged.

Second. That such soldier absented himself from his command or from hospital while suffering from wounds, injuries, or disease, received or contracted in the line of duty, and upon recovery voluntarily returned to his command and served faithfully thereafter, or died from such wounds, injuries, or disease while so absent, and before the date of muster out of his command, or expiration of his term of service, or was prevented from so returning by reason of such wounds, injuries, or diseases before such muster out, or expiration of service.

Third. That such soldier was a minor, and was enlisted without the consent of his parent or guardian, and was released or discharged from such service by the order or decree of any court of competent jurisdiction on habeas corpus or other proper judicial proceedings; and in any such case, no pay, allowance, bounty, or pension shall be allowed or granted.

Sec. 3. That the charge of desertion now standing on the rolls and records in the office of the Adjutant General against any regular or volunteer soldier who served in the late War of the Rebellion by reason of his having enlisted in any regiment, troop, or company, or in the United States Navy or Marine Corps, without having first received a discharge from the regiment, troop or company in which be had previously served, shall be removed in all cases wherein it shall be made to appear to the satisfaction of the Secretary of War, from such rolls and records, or from other satisfactory testimony, that such reenlistment was not made for the purpose of securing bounty or other gratuity that he would not have been entitled to had he remained under his original term of enlistment; that the absence from the service did not exceed four months, and that such soldier served faithfully under his reënlistment.

Sec. 4. That whenever it shall appear from the official records in the office of the Adjutant-General that any regular or volunteer soldier of the late war

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was formally restored to duty from desertion by the commander competent to order his trial for the offence, or, having deserted and being charged with desertion, was, on return to the service, suffered, without such formal restoration, to resume his place in the ranks of his command, serving faithfully thereafter until the expiration of bis term, such soldier shall not be deemed to rest under any disability, because of such desertion, in the prosecution of any claim for pension on account of disease contracted, or wounds or injuries received in the line of his duty as a soldier.

Sec. 5. That when the charge of desertion shall be removed under the provisions of this act from the record of any soldier, such soldier, or, iu case of his death, the heirs or legal representatives of such soldier, shall receive the pay and bounty due to such soldier: *Provided*, however, That this act shall not be so construed as to give to any such soldier, or, in case of his death, to the heirs or legal representatives of any such soldier, any pay, bounty or allowance for any time during which such soldier was absent from his command without proper authority, nor shall it be so construed as to give any pay, bounty, or allowance to any soldier, his heirs or legal representatives, who served in the army for a period less than six months. Sec. 6. That the Secretary of War be and he hereby is authorized and

Sec. 6. That the Secretary of War be and he hereby is authorized and directed to amend the military record of any soldier who enlisted for the war with Mexico, upon proper application, where the rolls and records of the Adjutant-General's office show the charge of desertion against him, when such rolls and records show the facts set out in the following cases:

First. That said soldier served faithfully the full term of his enlistment, or having served faithfully for six months or more, and until the 4th day of July, 1848, left his command without having received a discharge.

Second. That such soldier, after said charge of desertion was entered on the rolls, voluntarily returned to his command within a reasonable time and served faithfully until discharged.

Sec. 7. That the provisions of this act shall not be so construed as to relieve any soldier from the charge of desertion who left his command from disaffection or disloyalty to the government, or to evade the dangers and hardships of the service, or whilst in the presence of the enemy (not being sick or wounded), or while in arrest or under charges for breach of military duty, or, in case of a soldier of the Mexican War, who did not actually reach the seat of war.

Sec. 8. That when such charge of desertion is removed under the provisions of this act, the soldier shall be restored to a status of honorable service, his military record shall be corrected as the facts may require, and an honorable discharge shall be issued in those cases where the soldier has received none: and he shall be restored to all his rights as to pension, pay or allowances as if the charge of desertion had never been made; and in case of the death of sold soldier, his widow or other legal heir shall be entitled to the same rights as in case of other deceased honorably discharged soldiers: *Provided*, That this act shall not be construed to give to any soldier, or his legal representatives or heir, any pay or allowance for any period of time he was absent without leave, and not in the performance of military duty.

Sec. 9. That all applications for relief under this act shall be made to and filed with the Secretary of War within the period of three years from and after July 1, 1889, and all applications not so made and filed within said term of three years shall be forever barred, and shall not be received or considered. —(Approved March 2, 1889.)

Chap. 132.—Provides that from and after the passage of this act all persons who, in the military or naval service of the United Sates and in the line of duty, have lost both hands, shall be entitled to a pension of \$100 a month.— (Approved February 12, 1889.)

#### PENSIONS TO THE TOTALLY HELPLESS.

The act of 1890 provides that all soldiers, sailors and marines who have since the 16th day of June, 1880, or who may hereafter become so totally and permanently helpless from injuries received or disease contracted in the service and line of duty as to require the regular personal aid and attendance of another person, or who, if otherwise entitled, were excluded from the provisions of "An act to increase pensions of certain pensioned soldiers and sailors who are utterly helpless from injuries received or disease contracted while in the United States service," approved June 16, 1880, shall be entitled to receive a pension at the rate of \$72 per month from the date of the passage of this act or of the certificate of the examining surgeon or board of surgeons showing such degree of disability made subsequent to the passage of this act. —(Approved March 4, 1890.)

#### THE DEPENDENT PENSION ACT.

Be it enacted, etc., That in considering the pension claims of dependent parents the fact of the soldier's death by reason of any wound, injury, casualty, or disease which under the conditions and limitations of existing laws would have entitled him to an invalid pension, and the fact that the soldier left no widow or minor children having been shown as required by law, it shall be necessary only to show by competent and sufficient evidence that such parent or parents are without other present means of support than their own manual labor or the contributions of others not legally bound for their support: *Provided*, That all pensions allowed to dependent parents under this act shall commence from the date of the filing of the application hereunder and shall continue no longer than the existence of the dependence.

That all persons who served ninety days or more in the military Sec. 2. or naval service of the United States during the late war of the rebellion and who have been honorably discharged therefrom, and who are now or who may hereafter be suffering from a mental or physical disability of a permanent character not the result of their own vicious habits, which incapacitates them from the performance of manual labor in such a degree as to render them unable to earn a support, shall, upon making due proof of the fact according to such rules and regulations as the Secretary of the Interior may provide, be placed upon the list of invalid pensioners of the United States. and be entitled to receive a pension not exceeding \$12 per month, and not less than \$6 per month, proportioned to the degree of inability to earn a support, and such pension shall commence from the date of the filing of the ap. plication in the Pension Office, after the passage of this act, upon proof that the disability then existed, and shall continue during the existence of the same: Provided, That persons who are now receiving pensions under existing laws, or whose claims are pending in the Pension Office, may by application to the Commissioner of Pensions, in such form as he may prescribe, showing themselves entitled thereto, receive the benefits of this act; and nothing herein contained shall be so construed as to prevent any pensioner thereunder from prosecuting his claim and receiving his pension under any other general or special act: Provided, however, That no person shall receive more than one pension for the same period: And provided, further, That rank in the service shall not be considered in applications filed under this act.

Sec. 3. That if any officer or enlisted man who served ninety days or more in the army or navy of the United States during the late war of the rebellion, and who was honorably discharged, has died or shall hereafter die, leaving a widow without other means of support than her daily labor, or minor children under the age of sixteen years, such widow shall, upon due proof of her husband's death, without proving his death to be the result of his army service, be placed on the pension roll from the date of the application therefor under this act, at the rate of \$8 per month during her widowhood, and shall also be paid \$2 per month for each child of such officer or enlisted man under sixteen years of age, and in case of death or remarriage of the widow, leaving a child or children of such officer or enlisted man under the age of sixteen years, such pension shall be paid such child or children until the age of sixteen: *Provided*, That in case a minor child is insane, idiotic, or otherwise permanently helpless, the pension shall continue during the life of said child or during the period of such disability, and this proviso shall apply to all pensions heretofore granted, or hereafter to be granted under this or any former statute, and such pension shall commence from the date of application therefor after the passage of this act: And *provided*, further, That said widow shall have married said soldier prior to the passage of this act.

Sec. 4. That no agent, attorney, or other person engaged in preparing, presenting, or prosecuting any claim under the provisions of this act, shall, directly or indirectly, contract for, demand, receive, or retain for such services in preparing, presenting, or prosecuting such claim a sum greater than \$10, which sum shall be payable only upon the order of the Commissioner of Pensions, by the pension agent making payment of the pension allowed, and any person who shall violate any of the provisions of this section, or who shall wrongfully withhold from a pensioner or claimant the whole or any part of a pension or claim allowed or due such pensioner or claimant under this act, shall be deemed guilty of a misdemeanor and upon conviction thereof shall, for each and every such offense, be fined uot exceeding \$500, or be imprisoned at hard labor, not exceeding two years, or both, in the discretion of the court.

#### MEXICAN SOLDIERS.

The Act of March 2, 1891, amends Section 2 of the Act of March 2, 1889, to pension soldiers of the War with Mexico so as to read in Subdivision 3: "Third—That such soldier was a minor, and was enlisted without the consent of his parent or guardian, and was released or discharged from such service by the order or decree of any State or U.S. court on habeas corpus or other judicial proceedings, and in such case such soldier shall not be entitled to any bounty or allowance, or pay for any time such soldier was not in the performance of military duty."

# UNION SOLDIERS OF THE WAR OF THE REBELLION.

Section 4,787, Revised Statutes, is amended to entitle those who have received artificial limbs from the War Department to a new Ymb or apparatus at the expiration of every "three" years (instead of "five"). The Act of March 3, 1891, provides that hereafter no peusion shall be allowed or paid to any officer, non-commissioned officer, or private in the U. S. Army, or Marine Corps, either on the active or retired list; that no agent or attorney shall demand, receive or be allowed any compensation under existing law exceeding \$2 in any claim for increase of pension on account of increase of disability, or for services in securing the passage of any special act of Congress in any case that has been presented at the Pension Office or is allowable under the general pension laws. Any agent instrumental in prosecuting any claim for increase of pension on account of increase of disability, or who has rendered services in procuring the passage of any such special act of Congress, who shall directly or indirectly demand or retain any compensation for such services, except as hereinbefore provided, shall be guilty of a misdemeanor, and shall, for each offence, be fined not exceeding \$500 or imprisoned for not exceeding two years, or both. The foregoing provisions in relation to fees of agents or attorneys do not apply to any case now pending where there is an existing lawful contract expressed or implied.

# NUMBER OF PENSIONERS IN EACH STATE AND TERRITORY OF THE UNITED STATES AND IN EACH FOREIGN COUNTRY ON THE ROLLS JUNE 30, 1891.

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United States.	Number.	Foreign country.	Number
Alabama	2,065	Australia	
Alaska	14	Austria Hungary	ĩ
Arizona Territory	289	Belgium	
Arkansas	5,994	Bermudo	8
California.	8,004	Bermuda	1
	3,381	Brazil	8
Colorado	3,001	British Columbia	18
Connecticut	8,713	Bulgaria	1
Delaware	1,764	Canada	1,315
District of Columbia	6,132	Central America	1
Florida	1,343	Chile	5
Georgia	1,671	China	12
Idaho	537	Corea	1
Illinois	49,711	Comoro Isles	î
Indiana	55,704	Cuba	
Indian Territory	1,022	Denmark.	5
			13
Iowa	28,430	Ecuador	1
Kansas	29,421	Fiji Islands	2
Kentucky	21,441	France	36
Louisiana	1,788	Germany	403
Maine	17,610	Great Britain	495
Maryland	7.867	Guatemala	1
Massachusetts	25,953	Hawaii	8
Michigan	34,447	Holland	2
Minnesota	10.873	Honduras	ĩ
Mississippi	1,641		
Missouri	90,102	India	1
	33,135	Italy	17
Montana	792	Japan	3
Nebraska	12,011	Liberia	2
Nevada	166	Mauritius	1
New Hampshire	7,707	Manitoba	1
New Jersey New Mexico Territory	13,375	Mexico	32
New Mexico Territory	450	Monaco	1
New York	60,325	Netherlands	ŝ
North Carolina	2,497	New Zealand	3
North Dakota	977	Nicaragua	
Ohio	75,498	Nonwor	1
Oklahoma Territory	1 207	Norway	12
	1,387	Pern.	1
Oregon	2,263	Portugal	3
Pennsylvania	63,986	Russia	1
Rhode Island	2,889	Samoa	1
South Carolina	814	Spain	5
South Dakota	3,572	South African Republic	4
Fennessee	12,214	Sweden	24
Texas	5,270	Switzerland	56
Utah Territory	544	Uruguay	1
Vermont	8,566	West Indies	7
Virginia	5,256	Tinknown	
Washington	2,885	Unknown	99
West Virginia		MI-4 1	
Wissensin	9,787	Total	2,646
Wiseonsin	20,969		
Wyoming	364	Grand total	676, 160
Total	673,514		

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NUMBER OF PENSION CLAIMS FILED AND ALLOWED EACH YEAR SINCE JULY, 1861, AND THE NUMBER OF PENSIONERS ON THE ROLLS AT THE CLOSE OF EACH YEAR, TOGETHER WITH THE ANNUAL AMOUNT PAID ON ACCOUNT OF PENSIONS SINCE JULY 1, 1860.

	Disburse-	ments,	<b>81</b> ,072,461,55 750,384,76 1,055,138,11 750,384,76 1,055,138,11 8,557,138,11 13,459,984,40 8,459,984,40 8,479,161,881,984,10 83,077,89,161,663 83,077,89,161,181 83,077,89,161,1663 83,073,584,105 83,073,586,114,653 83,770,526,19 25,859,157,04 25,859,159 26,837,700,528,19 26,837,700,528,19 26,837,700,528,19 27,285,191,064 28,859,170,140,17 28,859,170,140,17 27,240,440,140,14 27,240,440,140,14 27,240,440,140,14 27,240,440,140,14 27,240,440,140,14 27,240,440,140,14 27,240,440,140,14 27,240,440,140,14 27,240,440,140,14 27,270,440,140,14 27,270,440,140,140,14 27,270,440,140,14 27,270,440,140,14 27,270,440,140,14 27,270,440,140,140,140,140,140,140,140,140,14	1,277,261,263.07	In the total number of applications filed in 1891, are included 243,680 invalids and 78,270 widows, etc., under the act of June 27, 1890, and 706 survivors and 875 widows of the war with Mexico. In the number of claims allowed in 1891 are included 88,611 invalids and 13,776 widows, etc., under the act of June 27, 1890, and 386
oners on		Total.	8,638 8,638 8,159 14,791 1135,239 1135,239 1135,239 1135,239 1135,239 227,495 227,495 228,231 238,231 248,23222 248,23222 248,23222 248,232222,23222 248,2322,		nd 706 su
Number of pensioners on	the roll.	Widows.	4,223 6,977 6,977 6,977 71,076 8,818 8,818 8,818 8,8618 8,8618 8,8618 8,8618 1114,116 1114,116 1114,114 1118,911 1118,911 1118,911 1114,114 1118,911 1114,114 1118,911 1114,114 1118,911 1114,114 1118,911 1114,114 1118,911 1114,114 1118,911 1114,114 1118,911 1114,114 1118,911 1114,114 1118,911 1114,114 1118,911 1114,114 1118,911 1114,114 1118,911 1114,114 114,114 114,114 114,114 114,114 114,114 114,114 114,114 114,1		27, 1890, a r the act
Number		of claims allowed, Invalids, Widows.	4,337 7,834 7,834 7,834 7,834 7,835 8,880 7,835 8,889 8,859 8,859 119,500 119,500 119,500 119,500 1121,508 119,500 1121,508 1201,508 1201,		t of June
moto.	Total	of claims allowed.	5821232 582123 582123 582123 582123 58212 58212 58212 58212 58212 582 582 582 582 582 582 582 58	1,012,244	er the act widows, €
Total	of appli-	cations filed.	8,3,487 8,3,887 8,3,898 8,5,3,898 8,3,3,898 8,3,3,898 8,3,3,4,857 1,1,1,4,857 1,1,4,577 1,1,4,5777 1,1,4,5777 1,1,4,5777 1,1,4,5777 1,1,4,5777 1,1,4,5777 1,1,4,5777 1,1,4,57777 1,1,4,57777 1,1,4,57777 1,1,4,57777 1,1,4,57777 1,1,4,577777 1,1,4,577777 1,1,4,5777777777777777777777777777777777	1,716,989	etc., und nd 13,776
	allowed.	Widows.	2,2117 2,2117 2,2117 2,2117 1,965 15128 15	35,347	) widows, invalids a
f 1812.	Claims :	Surviv- ors,	255 255 255 255 255 255 255 255 255 255	25,707	and 78,27( ed 88,611
War of 1812.	Applications filed.	Widows.	5,074 5,074 1,289 1,289 1,289 1,289 1,2888 1,2888 1,2888 1,2888 1,2888 1,2888 1,2888 1,2888 1,2888 1,2888 1,	45,012	) invalids re include
	Applicati	Surviv- ors.	2011 2012	34,928	ed 243,690 in 1891 a
d Navy.	allowed.	Widows, etc.	2,2,2,2,2,2,2,2,2,2,2,2,2,2,2,2,2,2,2,	289,918	ure includ s allowed
Army and Navy	Claims a	Invalids.	413 413 9460 9460 9460 9460 9460 9460 9460 9460	531,873	in 1891, s r of claim
vy.	ons filed.	Widows, etc.	88888888888888888888888888888888888888	8,596	ions filed
Navy	Applications filed.	Invalids.	200 200 200 200 200 200 200 200	17,588	applicat ico. In ti
- T		Widows, etc.	2,2,2,2,2,2,2,2,2,2,2,2,2,2,2,2,2,2,2,	116,611	with Mex
Ari	Applications filed	Invalids.	28, 389 287, 398 287, 398 287, 398 287, 398 287, 398 287, 398 287, 398 288, 398 288, 398 288, 398 287, 398 297,	808,709	In the total number of ows of the war with Mexic
Fiscal	year	June 30-	ESE SEESESSEESESESESESESESESESESESESESE	Total	In th widows o

# PENSION CLAIMS ADMITTED

Comparative statement of pension claims settled by

# ACTS OF JULY 14,

				Arn	ıy.				Navy.	
Year.	Claims ad- mitted and rejected.		Ivvalid.		Wi	idows, e	tc.		Invalid	
		Origi- nal.	In- crease.	Total.	Origi- nal.	In- crease	Total.	Origi- nal.	In- crease	Total.
1881 1881	Admitted Rejected	21,143 2,625	12,353 8,875	33,496 11,500	3,717 1,137	200 30	3,917 1,167	251 55	154 65	405 120
	Total	23,768	21,228	44,996	4,854	230	5,084	306	219	525
1882 1882	Admitted Rejected	$22,684 \\ 4,030$	9,435 15,199	32,119 19,229	3,910 1,512	48 26	$3,958 \\ 1,538$	262 128	88 149	350 277
	Total	26,714	24,634	51,348	5,422	74	5,496	390	237	627
1883 1883	Admitted Rejected	$31,801 \\ 16,901$	22,554 19,978	54,355 36,879	5,216 4,512	67 28	5,283 4,540	213 530	112 141	$325 \\ 671$
	Total	48,702	42,532	91,234	9,728	95	9,823	743	253	996
1884 1884	Admitted Rejected	27,173 17,587	$22,190 \\ 19,887$	49,363 37,474	6,260 4,983	56 15	6,316 4,998	241 347	270 139	511 486
	Total	44,760	42,077	86,387	11,243	71	11,314	588	409	997
	Admitted Rejected	$27,286 \\ 9,028$	$33,648 \\ 19,281$	60,934 28,309	7,632 3,058	144 28	7,776 3,086	294 189	182 89	476 278
	Total	36,314	52,929	89,243	10,690	172	10,862	483	271	754
1886*. 1886	Admitted Rejected	31,619 15,918	33,008 41,956	64,627 57,874	8,501 3,728	*65,313 50	73,814 3,778	318 277	271 279	589 556
	Total	47,537	74,964	122,501	12,229	65,363	77,592	595	550	1,145
1887 1887	Admitted Rejected	34,758 7,657	$31,791 \\ 32,024$	66,549 39,681	11,034 3,481	83 70	11,117 3,551	525 321	223 247	748 568
	Total	42,415	63,815	106,230	14,515	153	14,668	846	470	1,316
1888 1888	Admitted Rejected	35,089 32,213	44,785 30,739	79,874 62,952	10,611 11,060	341 50	10,952 11,110	754 740	449 326	$1,203 \\ 1,066$
	Total	67,302	75,524	142,826	21,671	391	22,062	1,494	775	2,269
	Admitted Rejected	$35,999 \\ 11,122$	70,194 37,049	106,193 48,171	$11,644 \\ 5,689$	116 41	11,760 5,730	831 1,160	744 442	$1,576 \\ 1,602$
	<b>T</b> otal	47,121	107,243	154,364	17,333	157	17,490	1,991	1,186	8,177
1890 1890	Admitted Rejected	49,453 8,120	76,511 99,013	$125,964 \\ 107,133$	$14,323 \\ 5,791$	120 50	14,443 5,841	942 392	901 977	1,843 969
	Total	57,537	175,524	233,097	20,114	170	20,284	1,334	1,878	3,212
	Admitted Rejected	40,577 12,998	$71,579 \\ 188,981$	112,156 201,979	$11,701 \\ 9,899$	474 237	12,175 10,136	804 290	661 816	$1,465 \\ 1,106$
	Total	53,575	260,560	314,135	21,600	711	22,311	1,094	1,477	2,571

\*Under act of March 19, 1886, there were 79,989 widows' pensions increased (included in the above) for which no applications were required.

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# AND REJECTED, 1881-1891.

allowance and rejection each year since 1881, except arrears.

# 1862, AND MARCH 3, 1873.

	Navy.		Navy ons.	and		War	of 1812	÷.	Mexic	an war	r of ns.	all
w	idows, o	etc.	and orati	Total Army Navy.	Surv	ivors.	Wie	lows.	(act c 29, 1	of Jan. 887.)	number o 1al claims.	gate of lasses.
Origi-	In- crease	Total	Army rest	Tota	Origi- nal.	In- crease	Origi- nal.	In. crease	Surviv- ors original	Widows original	Total nu original	Aggregate
203 83	10 	213 83	1,344 20	39,375 12,890	115 391		$1,965 \\ 1,605$					41,455 14,886
286	10	296	1,364	52,265	506		3,570					56,341
89 59	11	100 59	649 	37,176 21,103	26 49		693 143					37,895 21,295
148	11	159	649	58,279	75		836					59,190
87 346	13	100 346	796	60,859 42,438	23 51		822 200				$38,192 \\ 22,540$	$ \begin{array}{r} 61,704 \\ 42,687 \end{array} $
433	13	446	796	103,295	74		1,022				60,702	104,391
106 112	1 1	107 113	1,221	57,518 43,071	$     24 \\     50   $		388 262				34,192 23,341	57,930 43,383
218	5	220	1,221	100,589	74		650				57,533	101,313
111 57	11 	122 57	1,835	71,143 31,730	18 38		426 167				35,767 12,537	71,587 31,935
168	11	179	1,835	102,873	56		593				48,304	103,522
109 385	*1,280 2	1,389 387	2,229	*142.648 62,595	5 22		305 113	13,396 2			40,857 20,443	*156,357 62,732
494	1,282	1,776	2,229	205,343	27	3	418	13,398			61,300	219,089
183 91	8 1	191 92	2,707	81,312 43,892	8 18	2 2	231 59		7,552 251	903 14	55,194 11,892	90,008 44,234
274	9	283	2,707	125,204	26	2	290		7,803	917	67,086	134,242
$205 \\ 235$	11 	216 235	2,028	92,245 75,363	2 11		251 56		9,048 2,062	4,296 588	60,252 46,965	105,838 78,080
440	11	451	2,028	167,608	13		307		11,110	4,880	107,227	183,918
280 341	11	291 341	1,754	$119,819 \\ 55,844$	8 10	8	181 268	7	1,772 348	1,206 209	51,921 19,147	123,001 56,679
621	11	632	1,754	175,663	18	8	449	7	2,120	1,415	71,068	179,680
335 126	7	342 129	1,896	142,592 114,072	4 5	2 1	108 75	1	794 177	678 106	66,337 14,793	144,179 114,436
461	10	471	1,896	256,664	9	3	183	1	971	784	81,430	258,615
213 97	33	246 97	1,812	126,042 213,318	4	3	79		336 148	385 101	54,099 23,533	126,849 1213,567
310	33	343	1,812	339,360	4	3	79		484	486	77,632	340,416

.

tThis includes a large number of claims which have been found by actual count to have been thus disposed of.

Comparative statement of pension claims settled by

# ACT OF JUNE

		Army.									
Year.	Claims admitted		Invalid.		Widows, etc.						
	and rejected.	Original.	Additional.	Total.	Original.	Additional.	Total.				
1891 1891	Admitted Rejected	85,047 18,588		98,199 18,749	12,337 2,875	5	12,342 2,875				
	Total	103,635	13,313	116,948	15,212	5	15,217				
							_				

# **INCREASE IN PENSION**

ARMY INVALID CLAIMS UNDER THE GENERAL LAW ALLOWED EACH YEAR SINCE WHICH WERE FILED EACH YEAR AND ALLOWED IN THE REPORT AND THE PERCENTAGE OF THE NUMBER

Years in which claims were filed.	The	seve	ral ye	ars in	which	the cl	aims	were	allov	wed a	ınd tl	ne nu	mber	allo	wed e	ach ;	year.
Ye clair	1862.	1863.	1864.	1865.	1866.	1867.	1868.	1869.	1870.	1871.	1872.	1873.	1874.	1875.	1876.	1877.	1878.
1862 1863 1864	305	$\frac{258}{3,657}$	131 9,331 7,303	$27 \\ 1,138 \\ 3,459$	19 517 844	20 395 562	12 235 253	11 185 166	12 143 114	20 293 239	6 156 139	6 110 96	16 129 107	4 159 101	5 121 84	7 139 126	4 147 109
1865 1866 1867				10,045	$7,819 \\ 12,724$	$1,863 \\ 9,292$	$685 \\ 2,511 \\ 3,626$	417	223 529 525	382 732 724	198 440 349	132 251 356	100 211 149	92 185 153	96 145 88	113 187 154	$     \begin{array}{c}       122 \\       202     \end{array} $
1868 1869 1870		•••••				· · · · · · · ·	1,641	$1,692 \\ 2,238$	$\frac{421}{2,208}$	$502 \\ 1,284$	218 493	196 300	172 182	89 142	56 124	62 97	59 102
1871 1872 1873	· · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·							342		1,638	1,018	273 348 371	167 214 278	197 149 276	132 125 214
1874 1875 1875		  			 		 		 	· · · · · ·			1,762 794	674 1,869 937	342 606 2,243	461 593 1,169	253 243 483
1877 1877 1878 1879	••••• •••••	 	•••••		· · · · · · · ·	•••••	  	  	 	 				 	624 	2,595 777	1,844 2,217 908
1879 1880 1881 1882	••••• •••••	· · · · · ·				· · · · · · · · · · · · · · · · · · ·	· · · · · ·	· · · · · · ·	 			  	· · · · · · · · · · · · · · · · · · ·	 		  	 
1883 1884	•••••	· · · · · · · · · · · · · · · · · · ·	•••••	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·		  			 	 	 	· · · · · · · · · · · · · · · · · · ·		· · · · · ·		
1885 1886 1887	 	· · · · · ·	 	·····		· · · · · · · · · · · · · · · · · · ·	· · · · · ·		· · · · · · · · · · · · · · · · · · ·	  	 	· · · · · ·		 	 		· · · · · ·
1888 1889 1890	 	  				· · · · · · · · · · · · · · · · · · ·	· · · · · ·	 	· · · · · ·	 	•••••	 	 	 		· · · · · ·	· · · · · ·
1891 Total	305	3,915	16,765	 14,669	21,923	15,718	8,963	6,991	 5,215	7,612	6,018	6,261	5,519	5,397	5,193	7,102	 7,303

Note.—The total number (40,453) of claims allowed in 1891 excludes 124 old war 174

allowance and rejection each year since 1881, except arrears.

27, 1890.

		Na	vy.				
	Invalid.		v	Vidows, etc.		Aggre- gate of	Remarks.
Original.	Additional.	Total.	Original.	Additional.	Total.	all claims.	
3,564 834	405	3,969 834	1,439 132	·····	1,439 132	115,949 22,590	adultional consist of
4,398	405	4,803	1,571		1,571	138,539	applicants who have also prior claims under old acts.

# CLAIMS ALLOWED, 1862-1891.

JULY 1, 1861, SHOWING IN EACH YEAR'S ALLOWANCE THE NUMBER OF THOSE YEARS, GIVING ALSO THE WHOLE NUMBER FILED EACH YEAR ALLOWED OUT OF THOSE FILED EACH YEAR.

The	The several years in which the claims were allowed and the number allowed each year													Number of invalid claims filed each year.	Per cent. of claims allowed of each year's filing.
1879.	1880.	1881.	1882.	1883.	1884.	1885.	1886.	1887.	1888.	1889.	1890.	1891.	Total.	Numbe claim year.	Per alle ye
5 135 100 92 158 104 49 954 121 100 0153 123 188 273 608 1,464 2,568 778	109 143 220 228 251 257 328 455 758 1,063	78 415 395 335 477 339 177 812 451 868 404 454 497 756 1,219 1,570 2,385 155 	38 392 328 284 368 281 99 9267 379 293 329 383 285 1,050 1,400 4,865 9,825 9,952 1,400 4,865 1,050	$\begin{array}{c} 18\\ 384\\ 305\\ 284\\ 335\\ 282\\ 124\\ 208\\ 319\\ 243\\ 288\\ 274\\ 312\\ 478\\ 773\\ 1,006\\ 4,116\\ 17,626\\ 1,350\\ 1,485\\ 582\\ \ldots\\ \ldots\\$	9 263 240 189 255 202 93 180 243 243 243 243 243 243 243 243 249 213 349 578 2,998 12,277 1,651 2,326 2,579 2,579 2,577 2,577 2,577 1,651 2,326 2,578 2,579 2,578 2,579 2,578 2,579	$\begin{array}{c} 16\\ 280\\ 264\\ 204\\ 208\\ 190\\ 288\\ 190\\ 288\\ 363\\ 241\\ 314\\ 221\\ 385\\ 461\\ 630\\ 740\\ 879\\ 2.045\\ 9.706\\ 9.706\\ 9.706\\ 9.245\\ 2.545\\ 2.517\\ 2.434\\ 810\\ \cdots\\ \end{array}$	$\begin{array}{c} 15\\ 269\\ 220\\ 168\\ 219\\ 187\\ 80\\ 141\\ 233\\ 211\\ 226\\ 197\\ 254\\ 323\\ 570\\ 698\\ 816\\ 1,819\\ 9,529\\ 1,555\\ 2,667\\ 8,279\\ 3,092\\ 3,901\\ 883\\ 3,001\\ 883\\ \ldots \end{array}$	$\begin{array}{c} 17\\ 248\\ 226\\ 160\\ 208\\ 184\\ 92\\ 141\\ 234\\ 165\\ 186\\ 213\\ 234\\ 165\\ 186\\ 213\\ 2565\\ 618\\ 2778\\ 1.618\\ 2.526\\ 618\\ 2.786\\ 3.443\\ 2.526\\ 3.443\\ 2.526\\ 3.443\\ 2.584\\ 2.736\\ 3.443\\ 2.584\\ 2.736\\ 3.5842\\ 1.506\end{array}$	$\begin{array}{c} 9\\ 230\\ 194\\ 110\\ 177\\ 181\\ 161\\ 125\\ 144\\ 125\\ 144\\ 161\\ 169\\ 239\\ 413\\ 444\\ 559\\ 1,065\\ 5,613\\ 1,109\\ 2,038\\ 2,720\\ 2,038\\ 2,720\\ 2,038\\ 2,234\\ 2,2$	$\begin{array}{c} 10\\ 191\\ 142\\ 125\\ 136\\ 1007\\ 52\\ 902\\ 92\\ 138\\ 116\\ 116\\ 116\\ 116\\ 116\\ 116\\ 116\\ 11$	$\begin{array}{c} 7\\ 195\\ 138\\ 121\\ 130\\ 907\\ 51\\ 900\\ 116\\ 110\\ 136\\ 128\\ 340\\ 475\\ 870\\ 4,159\\ 1,030\\ 1,709\\ 2,303\\ 1,929\\ 2,303\\ 1,929\\ 2,303\\ 1,929\\ 2,303\\ 1,929\\ 2,303\\ 1,929\\ 2,303\\ 1,929\\ 2,303\\ 1,929\\ 2,303\\ 1,929\\ 2,303\\ 1,929\\ 2,303\\ 1,929\\ 2,303\\ 1,929\\ 2,303\\ 1,929\\ 2,303\\ 1,929\\ 2,303\\ 1,929\\ 2,303\\ 1,929\\ 2,303\\ 1,929\\ 2,929\\ 2,920\\ 3,714\\ 4,967\\ 9,240\\ 3,714\\ 4,967\\ 3,714\\ 4,967\\ 3,714\\ 4,967\\ 3,714\\ 4,967\\ 3,714\\ 4,967\\ 3,714\\ 4,967\\ 3,714\\ 4,967\\ 3,714\\ 4,967\\ 3,714\\ 4,967\\ 4,967\\ 3,714\\ 4,967\\ $	$\begin{array}{c} 16\\ 150\\ 121\\ 121\\ 85\\ 125\\ 77\\ 77\\ 77\\ 81\\ 69\\ 123\\ 78\\ 81\\ 100\\ 137\\ 284\\ 326\\ 605\\ 2,814\\ 799\\ 1,228\\ 1,695\\ 2,814\\ 799\\ 1,228\\ 2,814\\ 799\\ 1,228\\ 4,476\\ 1,429\\ 2,163\\ 2,824\\ 1,695\\ 2,814\\ 2,814\\$	$\begin{array}{c} 1,125\\ 19,688\\ 16,603\\ 24,566\\ 31,640\\ 13,405\\ 6,316\\ 9,264\\ 10,885\\ 7,119\\ 7,068\\ 7,558\\ 7,558\\ 7,408\\ 9,473\\ 13,003\\ 13,311\\ 15,182\\ 31,367\\ 85,945\\ 11,677\\ 17,869\\ 20,953\\ 16,685\\ 11,677\\ 17,869\\ 20,953\\ 16,499\\ 921,874\\ 20,999\\ 21,874\\ 20,999\\ 35,449\\ 20,999\\ 35,449\\ 20,999\\ 35,449\\$	18,455 29,004 85,039 28,962 27,959	57.6 59.0
· · · · ·	 	•••••	· · · · · · ·							1,557	$12,180 \\ 2,407$	$  7,784 \\ 10,375$	$ \begin{array}{c} 21,521\\ 12,782 \end{array} $	51,919 71,318	41.0 17.9
7,073	9,718	20,912	22,615	31,758	27,117	27,225	31,552	 34,702	 35,089	35,999	49,453	706 40,453	517,935	20,199 807,468	

invalids which are included in the number of army invalids as reported in Table 1.

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# PENSION RATES.

Statement showing the different monthly rates of pension, and the number pen-sioned at each rate, of the Army and Navy invalids, and of the Army and Navy widows, minors, and dependents (war of 1861) on the rolls, under the general law, June 30, 1891, and a similar classification of those on the rolls at the same date under the act of June 27, 1890. (CENERAL LAW, JUNE 20, 1901

GENERAL LAW, JUNE 30, 1891.

	In	valid	ls.	Wido	ws &	others	1	I	ivalio	ls.	Wido	vs &	others
Rate.	Army	N'vy	Total	Army	N'vy	Total	Rate.	Army	N'vy	Total	Army	N'vy	Total
\$1.00	19		20				\$16.50	9	4	13			
2.00	16,853	183	17,036				16.75	12		12			
2.25 2.663	2 10		2 10				17.00 17.25	18,253	1 2	2		6	2,389
3.00	1,013	29	1,042				17.50	15	7	22			
$\frac{3.12\frac{1}{2}}{3.25}$	12		$\frac{1}{12}$				17.75	2,823	34	2,857	63	····i	64
3,331	1		1				18.25		5	5			
$3.75 \\ 4.00$	$149 \\ 61.530$	$\frac{6}{788}$	$155 \\ 62,318$				$18.50 \\ 18.75$	$\begin{vmatrix} 12\\ 117 \end{vmatrix}$	13	13     120			
$4.25 \\ 4.50$	61,530 212		212				19.00	12	3	15 9			
4.50 5.00	$  \frac{1}{773}$		$^{1}_{830}$				$19.25 \\ 19.50$	9	4	4		• • • •	
5.25	2		2	· • · • • • • •			20.00	5,155	126	5,281	2,558	156	2,714
5,33 <del>]</del> 5,62	11	1	12 1				20.50		2	4		• • • • •	
$5.66_{3}$	4		4				21.00	4	1	5			
$5.75^{-}$ 6.00	9 52,071	510	$\frac{9}{52,581}$			•••••	21.25 21.50	3	i	3			
6.25	49	3	52				22.00	3,138	72	3,210			
$6.371 \\ 6.663$	3		3 1			•••••	22.50 23.00	104 1	4	108	•••••		•••••
6.75	1		1				23.25	3		3			
$7.00 \\ 7.25$	109	2 1	111 1	•••••		· · · · · · · · ·	23.50 23.75	1	• • • • • •	1	• • • • • • •	• • • • •	• • • • • • •
7.50	477	9	486				24.00	19,963	283	20,246	3		3
$7.75 \\ 8.00$	$12 \\ 82,196$	$\frac{2}{1.103}$	$14 \\ 83.299$	414		432	24.50 25.00	2,896	$^{1}_{86}$	$^{3}_{2,982}$	701	126	827
$8.12\frac{1}{2}$	1		1				25.25	1		1			
$8.25^{\circ}$ $8.50^{\circ}$	11 640	1	$\frac{12}{640}$		• • • • •	•••••	25.75		3	3	· <i>· · · ·</i> · · ·		• • • • • • •
$8.62\frac{1}{2}$	1		1				26.75	1	2	3			
$8.75^{-}$ 9.00	4 556	$\frac{1}{5}$	561	•••••	•••••		27.00	956 - 7	26	982 7		•••••	• • • • • • •
9.25	11	[	11				28.00	i		í			
$9.50 \\ 9.75$	13 3	6 4	19 7	•••••	••••		28.75 29,50	1	····;	1	•••••	•••••	· · · <i>· •</i> · · ·
10.00	34,825		35,258	2	····i	3	30.00	14,616	218	14,834	648	201	849
$10.20 \\ 10.25$	1	·····i	$\frac{1}{7}$	· · · · · · · · ·		• • • • • • • •	30.75 31.00	• • • • • • • •	2 2	2			· · · · · · · ·
10.50	12	10	22				31.25	58		58			
10.62 $10.66\frac{2}{3}$	1 1	• • • • •	1		· • • • •		32.00 32.50		3 5	3 5	1		1
10.75	1	14	15				33.00	1	2	3			<b></b>
$11.00 \\ 11.25$	74 232	4 11	78 243	••••			33.50 35.00	2	1 3	1 5	·····.2		
$11.33\frac{1}{3}$	1		1				35.50		3	3	تر 		
$11.50 \\ 11.75$	25 7	4	29 10		•••••		36.00 37.00	3,169	41 1	3,210	· • • <i>• • • • •</i> •		••••
12.00	45,588		46,097	100,215	1,872	102,087	37.50				1		·····i
$\frac{12}{12.25}$	13	••••	$1 \\ 13$	•••••	•••••		38.50 40.00		1	1 56	 15	 5	
12.50	153	24	177	1		1	40.25		1	1			
$12.75 \\ 13.00$	$378 \\ 586$	1 5	$379 \\ 591$	····	···•	• • • • • • •	45.00 47.00	2,486 77	22	2,508 77	2		2
13.25	8	7	15				48.00	<b>'</b> í		1			· · · · <b>· · · ·</b>
$13.33\frac{1}{3}$ 13.50	$\frac{4}{24}$	7	4 31	•••••	•••••		49.00 50.00	$2 \\ 381$	••••	2000			
13.75	9	1	10				53,00	<sup>001</sup>	1	382 1	68	64	132
14.00 14.25	16,737 19	141 3	$rac{16,878}{22}$	2		2	55.00	1		i			
14.50	4	4	8				57.00 60.00	1 14		1 14		····i	·····i
$14.75 \\ 14.87\frac{1}{2}$	6	•••••	6 1			•••••	72.00	3,074	87	3,161			····
15.00	2,940	102	3,042	1,450	···;;;	1,562	75.00	1 33	3	1 36	5 15		5 18
$15.25 \\ 15.50$		1	1				166.663				6	ĭ	7
15.75	3	3 6	$\begin{array}{c} 6\\ 6\end{array}$		•••••		$208.33\frac{1}{3}$ 416.66 $\frac{2}{3}$	• • • • • • • •		•••••	1	••••	$\frac{1}{3}$
	17,682	183	17,865	1	1	2							
10.40	7	1	8	•••••			Total.	413,597	ə,449	419,046	108,560)	2,568	111,128

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Statement showing the different monthly rates of pension, and the number pensioned at each rate, of the Army and Navy invalids, etc.-Continued.

Rate.		Invalids.		Widows and others.				
Rate.	Army.	Navy.	Total.	Army.	Navy.	Total.		
\$6.00. 8.00. 10.00. 12.00.	$15,726 \\ 19,563 \\ 4,684 \\ 57,163$	806	16,390 29,369 4,869 59,481	10,833	. <b></b>	12,233 1,412		
Total	97,136	3,976	101,112	12,209	1,436	13,645		
Grand total	519,733	9,425	520,158	120,769	4,004	124,773		

ACT OF JUNE 27, 1890.

# THE UNITED STATES ARMY.

#### ORGANIZATION OF THE ARMY.

THE army of the United States, in 1890, consisted of the following forces, in officers and men :

	Officers.	Enlisted Men.	Aggregate.
Ten cavalry regiments	432	6,050	6,482
Five artillery regiments	282	3,675	3,957
Twenty-five infantry regiments	877	12,125	13,002
Engineer battalion, recruiting parties, ordnance			
department, hospital service, Indian seouts,			
West Point, signal detachment, and general	579	3.370	3,949
service	019	3,010	0,040
	2.170	25.220	27,390
Total	2,170	20,000	~,000

The United States are divided into eight military departments as follows:

DEPARTMENT OF THE EAST.—New England States, New York, New Jersey, Pennsylvania, Delaware, Maryland, Virginia, West Virginia, North Carolina, South Carolina, Georgia, Florida, Louisiana, Mississippi, Alabama, Kentucky, Tennessee, Ohio and the District of Columbia.

DEPARTMENT OF THE MISSOURI.-Michigan, Wisconsin, Indiana,

Illinois, Missouri, Kansas, Arkansas, Indian and Oklahoma Territories. DEPARTMENT OF CALIFORNIA.—California (excepting that portion south of the 35th parallel) and Nevada.

DEPARTMENT OF DAKOTA. -- Minnesota, South Dakota (excepting so much as lies south of the 44th parallel), North Dakota, Montana and the post of Fort Yellowstone, Wyo.

DEPARTMENT OF TEXAS.—State of Texas.

DEPARTMENT OF THE PLATTE. — Iowa, Nebraska, Colorado and Wyoming (excepting the post of Fort Yellowstone, Wyo.), Utah, so much of Idaho as lies east of a line formed by the extension of the western boundary of Utah to the northeastern boundary of Idaho, and so much of South Dakota as lies south of the 44th parallel.

DEPARTMENT OF ARIZONA.-Arizona and New Mexico, and California south of the 35th parallel.

DEPARTMENT OF THE COLUMBIA.-Oregon, Washington, Idaho and Alaska, excepting so much of Idaho as is embraced in the Department of the Platte.

	Pay of	grade.	Monthly pay.					
GRADE.	Yearly.	Monthly.	After 5 years' service, 10 p. c.	After 10 years' service, 20 p. c.	After 15 years' service, 30 p. c.	After 20 years' service, 40 p. c.		
Major-General Brigadier-General Colonel	1,500.00	458.33 391.67 250.00 208.33 166.67 150.00 150.00 150.00 133.33 125.00 125.00 125.00	229.17 183.33 165.00 165.00 146.67 137.50 137.50	300.00 250.00 200.00 180.00 180.00 160.00 150.00 150.00 140.00	$\begin{array}{r} 325.00\\ 270.83\\ 216.67\\ 195.00\\ 195.00\\ 195.00\\ 173.33\\ 162.50\\ 162.50\\ 151.67\end{array}$	333.33 291.67 233.33 210.00 210.00 186.67 175.00 175.00 163.33		

#### PAY OF OFFICERS IN ACTIVE SERVICE.

#### PAY OF RETIRED OFFICERS.

GRADE.	Pay of grade.		Monthly pay.			
	Yearly.	Monthly.	After 5 years' service.	After 10 years' service.	After 15 years' service.	After 20 years' service.
Major-General Brigadier-General Colonel. Major Captain, mounted Captain, not moupted. Reg'tal Quartermaster First Lieutenant, mounted First Lieutenant, mounted First Lieutenant, mounted. Second Lieut., mounted. Second Lieut., mounted.	\$5,625.00 4,125.00 2,625.00 1,875.00 1,875.00 1,350.00 1,350.00 1,125.00 1,125.00 1,125.00 1,350.00	343.75 218.75 187.50 156.25 125.00 112.50 100.00 93.75 93.75 87.50	206.25 171.87 137.50 123.75 	225.00 187.50 150.00 135.00  120.00 112.50 112.50 105.00	243.75 203.12 162.50 146.25  130.00 121.87 121.87 113.75	250.00 218.75 175.00 157.50  140.00 131.25 131.25 122.50

#### NOTES.

1. An Aide-de-Camp to a Major-General is allowed \$200 per year in addition to the pay of his rank, not to be included in computing the service increase.—(Section 1,261, Revised Statutes.) 2. An Aide-de-Camp to a Brigadier-General is allowed \$150 a year in addition to the pay of his rank, not to be included in computing the service increase.—(Section 1,261, Deviced Charterto.)

pay of his rank, not to be included in comparing
Revised Statutes.)
3. An Acting Commissary of Subsistence is allowed \$100 per year in addition to the pay of his rank, not to be included in computing the service increase.—(Section 1,261, Revised Statutes.)
4. Assistant Surgeons are entitled to the pay of Captain after five years' service, service to be reckoned from date of acceptance of appointment or commission.
5. Retired officers receive 75 per cent. of pay (salary and increase) of this rank.
6. A retired Chaplain receives 75 per cent. of pay (salary and increase) of his rank (Cantain not mounted).

(Captain not mounted). The the public buildings and grounds (Washington) has, while so serving, the rank, pay and emoluments of a Colonel.

8. For additional pay as mounted officers, see pars. 2,385 and 2,386, Regulations of the Army, 1881.

9. The principal assistant in the Ordnance Bureau of the War Department shall receive a compensation, including pay and emoluments, not exceeding that of a Major of Ordnance.

10. An Acting Judge-Advocate, detailed by the Secretary of War, is entitled to the pay and allowances of Captain of Cavalry.

# COST OF THE MILITARY ESTABLISHMENTS.

#### (FISCAL YEAR ENDING JUNE 30, 1891.)

Pay Department Pay Department, bounty and miscellaneous	\$13,289,626,98
Pay Department, bounty and miscellaneous	1.316.794.71
Compussary Department	1 695 527 94
Quartermaster's Department	9 002 882 33
Medical Department	807 408 49
Orunance Department	2.28374164
Armories and arsenals	635,876,36
Military Academy	996 900 14
Improving rivers and harbors	12,250,627,23
Damages by improvement of Fox and Wisconsin rivers	158,293,87
Fortifications	676 465 81
Construction of military posts, roads, etc.	687 628 42
National cemeteries, roads, etc.	231.718.17
Expenses of recruiting	104,841.48
Contingencies of the Army	16,580,57
Signal Service	753.284.70
Expenses of military convicts	5.889.36
Publication of official records of the war of the rebellion	199,560.38
Support of National Homes for Disabled Volunteer Soldiers	3,082,411.37
Support of Soldiers' Home	308,458,44
Soldiers' Home permanent fund and interest account	278,160.93
Support of military prison, Fort Leavenworth, Kansas	
Yellowstone National Park	49,999,90
Claims, reimbursements, reliefs, etc	
Miscellaneous items	23,025.99
	A 40 800 005 04

Total Military Establishment. ..... \$48,720,065.01

# ARMY LEGISLATION.

### SOLDIERS' RESERVE PAY.

SINCE July 1, 1890, \$4 a month has been retained from the pay of each enlisted man in the Army for the first year of his enlistment, to be paid him at discharge from the service, and forfeited unless he serves honestly and faithfully to the date of discharge—this sum to be treated as a deposit and bear interest from the end of the year in which it shall have accrued. Enlistments shall continue to be made for five years, but at the end of three years every soldier whose antecedent service has been faithful shall be entitled to a furlough for three months and at the end of such furlough, in time of peace, shall be entitled to his discharge on application, but soldiers so discharged shall not be entitled to the allowances provided in Section 1,290 of the Revised Statutes.

In time of peace the President may, in his discretion and under such rules and upon such conditions as he shall prescribe, permit any enlisted man to purchase his discharge from the Army. The purchase money to be paid under this section shall be paid to a paymaster of the Army and be deposited in the Treasury to the credit of one or more of the current appropriations for the support of the Army, to be indicated by the Secretary of War, and be available for the payment of expenses incurred during the fiscal year in which the discharge is made. The Army ration, provided by law, has been increased by the addition thereto of one pound of vegetables, the proportion to be fixed by the Secretary of War.

# DETAIL OF OFFICERS TO COLLEGES.

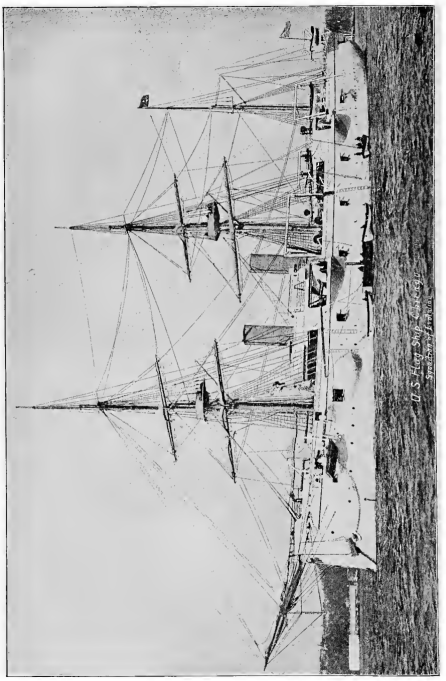
The act of Jan. 13, 1891, amends Section 1,225, Revised Statutes, concerning details of officers of Army and Navy to educational institutions, so as to permit the President to detail not to exceed 75 U. S. Army officers. The maximum number of Army and Navy officers to be detailed at any one time under the act passed Sept. 26, 1888, amending Section 1,225, Revised Statutes, is increased to 85. No officer shall be detailed to or maintained at any of the educational institutions mentioned where instruction and drill in military tactics is not given; and nothing in the act shall be construed to prevent the detail of officers of the Engineer Corps of the Navy as professors in scientific schools or colleges as now provided by act of Congress approved Feb. 26, 1879.

### CERTIFICATES OF MERIT TO ENLISTED MEN.

The act of Feb. 9, 1891, amends Section 1,216, Revised Statutes, to read that when any enlisted man of the Army shall have distinguished himself in the service the President may, at the recommendation of his commanding officer, grant him a certificate of merit. It also amends Section 1,285, Revised Statutes, to read that a certificate of merit granted to an enlisted man for distinguished service shall entitle him to additional pay at the rate of \$2 per month while he is in the military service.

#### TRANSFER OF OFFICERS TO UNLIMITED LIST.

The act of Feb. 16, 1891, provides that when officers placed on the retired list shall have attained the age of 64 they shall be transferred to unlimited list. The limited retired list hereafter is to consist of 350 instead of 400, as now fixed by law. Officers who have been placed on the retired list by special authority of Congress are not to form part of the limited retired list established by this act



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U. S. FLAG SHIP "CHICAGO."

# THE UNITED STATES NAVY. †

NEW VESSELS.

· Vessels.	Condit'n.	Ma- terial	Displac't Tons,	, Speed	, Horse	
ARMORED VESSELS.				Knots	. Power	Armament.
Miantonomah	Built	Iron .	3,815	10.5	1,600	410 in 9 B F 4 M C
New York	Building	Steel.	8,150	20	16,500	168in., 124in. R.F. 86in R.F.
Monterey			4,000	16	5,400	i o to t
Massachusetts	Building	"	10,298	16.2	9,000	4 13 in., 8 8 in., 4 6 in., 28 R F and
Oregon	"		10,298	16.2	9,000	
Texas	Built	••	6,300	17	8,600	$\begin{cases} 2 & 12 \text{ in., 46 tons BLR, 6 6 in., 8} \\ B & F & 4 \text{ millimetres} \end{cases}$
Maine	" …	"	6,648	17	9,000	40 10 i.a., 26 tons B L R, 6 6 in., 8 R F, 17 millimetres. 12 in., 25 tons B L R, 4 R F, 4 millimetres
Puritan	" …	"	6,060	13	3,700	
Amphitrite	" …	"	3,815	12	1,600	4 10 in., 25 tons B L R, 2 R F, 4 millimetres.
Monadnock	" …	**	3,815	12	1,600	4 10 in., 25 tons B L R, 2 R F, 4 millimetres.
Terror	" …		3,815	12	1,600	4 10 io., 25 tons B L R, 2 R F, 4 millimetres.
Cruising Monitor	Building.	**	3,130	17	7,500	2 10 in., 1 6 in., 6 R F, 1 15 in., Dynamite.
Pirate	Built	". Iron.	8,150	20	16,500	6 8 in., 12 4 in. B L R, 16 R F G
Ajax Comanche			$2,100 \\ 1,875$	6 6	340 340	2 15 in. S B.
Canonicus Catskill			$2,100 \\ 1,875$	6	340	2 15 in. S B.
Jason	"		$1,875 \\ 1,875$	6	340	2 15 in. S B.
Lehigh. Mahopac Manhattan	**	"	1,875	6 6	340 340	2 15 in. S B. 2 15 in. S B.
Mahopae		**	2,100	6	340	2 15 in. S B.
Manhattan Montauk		41 61	2,100	6	340	2 15 in. S B.
Nahant		"	1,875	6	340	2 15 in. S B.
Nantucket		**	$1,875 \\ 1,875$	6	340 340	2 15 in. S B. 2 15 in. S B.
Passaic	**	**	1,875	7 6		2 15 in. S B.
Wyandotte Harbor Defense Ram.	". Building., 8	Steel	2,100 2,050	6 17		2 15 in. S B. Not yet settled.
UNARMORED VESSELS. Chicago			4,500	14		$\int 48$ in., 86 in., 25 in. BLR, 12
Boston					5,084	) R.F.
Atlanta			$3,189 \\ 3,189$	15.6 15.6	4,030	2 8 in., 6 6 in. B L R, 12 R F.
Dolphin. Newark Charleston	"		1,485	15.5	$\frac{4,030}{2,240}$	Same as Boston.
Newark			4,083	18	8,500	16 in. B L R, 8 R F. 12 6 in. B L R, 16 R F. 2 8 in., 6 6 in. B L R, 4 R F, 4 M G. 4 8 in., 6 6 in. B L R, 14 R F.
Baltimore			3,730	18	7,520	28 in., 66 in. BLR, 4 RF, 4 MG.
San Francisco			4,600 4,083	19.5 20.7	$10,064 \\ 10,400$	4 8 m., 6 6 m. B L R, 14 R F.
Philadelphia		**	4,324	19.6	8 815	12 6 in. B L R, 17 R F. Same as San Francisco.
Cruiser No. 6E	Building.		5,500	20	13,500	4 8 in., 10 5 in. B L R, 24 R F.
Raleigh.			3,185	19	$10,000 \\ 10,000$	1 6 in., 10 4 in. B L R, 14 R F.
Mobile		"	3,893 2,000	19 17	10,000	A 8 in., 10 5 in. B L R, 24 R F. 1 6 in., 10 4 in. B L R, 14 R F. 1 6 in., 10 4 in. B L R, 10 R F. 2 6 in., 8 4 in. B L R, 10 R F. Same as Mobile.
Detroit	**	**	2,000	17	5,400	Same as Mobile
Cruiser No. 11	" …	"		17	5,400	same as moone.
" " 12	"	"	7,400	21	21,000	$\begin{cases} 1 & 8 \text{ in.}, 2 & 6 \text{ in.}, 12 & 4 \text{ in.} B L R, 28 \\ R & F. \end{cases}$
GUNBOATS.	anilt.		1 000	16.6	3,660	S Gin DID ODE
			1,700 1,700	16.6	3,660 6	6 6 in. BLR, 9 RF. 6 6 in BLE 4 RF 5 MG
Bennington	"	**	1,700	16	3,400	6 in., 4 R F, 5 M G.
BenningtonBetrelB			890	11.5	1,045	5 6 in. B L R, 4 R F, 5 M G. 5 6 in., 4 R F, 5 M G. 4 6 in. B L R, 7 R F. 3 4 in. B L R, 8 R F.
" бВ	unging			14 14	1,600 8	3 4 in. B L R, 8 R F. Same as No. 5.
SPECIAL CLASS.			1,000		1,000 k	Junto 603 110, 9.
Tactice Cruiser B	uilding		838	13	1,300 4	4 in. BLR, 7 RF.
esuvius	uilt	64		21.5	3,795 3	3 15 in. Dynamite, 3 R F.
ynamite Cruiser B	uilding	44 44			I	Not settled.
0. 2						Not settled.
orpedo Cruiser tiletto* Bi ushing*			31	18		Not settled. None.
		i shu		22.5		1 pdr. R F.
ushing*B	•• Si	teel,	116	44.0	1,720 3	) 1 pa. a. <b>r</b> .

\* Torpedo boats. R F, Rapid Fire Gnn. B L R, Breech-Loading Rifle. M G, Machine Gun.

THE OLD NAVY.

In addition to the above, the Navy possesses 59 iron and wooden sailing and steam vessels, tugs, school-ships, etc. Of these, 30 are in commission.

t For revisions and additions to this list, up to the moment of going to press, see Addenda, preceding Index. Digitized Dyselicrosoft®

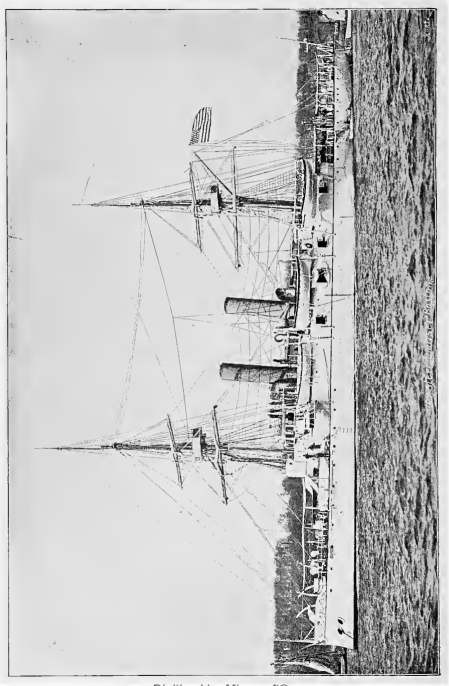
# PAY OF NAVAL OFFICERS.

RANK.	At sea.	On shore duty.	On leave or wait'g orders.
Admiral	\$13,000	\$13,000	\$13,000
Rear-Admirals	6,000	5,000	4,000
Commodores Captains	5,000 4,500	4,000	3,000
Commanders	3,500	3,500 3,000	2,800 2,300
Lieutenant-Commanders—	3,000	3,000	2,000
First four years after date of commission	2,800	2,400	2,000
After four years from date of commission	3,000	2,600	2,200
Lieutenants-	0.400	0.000	1 000
First five years after date of commission	2,400 2,600	$2,000 \\ 2,200$	1,600 1,800
After five years from date of commission Lieutenants (Junior Grade)—	2,000	2,200	1,000
First five years after date of commission	1,800	1,500	1,200
After five years from date of commission	2,000	1,700	1,400
Ensigns-			000
First five years after date of commission	1,200	1,000	800
After five years from date of commission Naval Cadets*	1,400	1,200 500	$1,000 \\ 500$
Mates		700	500
Mates Medical and Pay Directors and Medical and Pay Inspec-			
tors, and Chief Engineers, having the same rank, at	1		
sea	4,400		
sea Fleet-Surgeons, Fleet-Paymasters, and Fleet-Engineers Surgeons, Paymasters, and Chief Engineers—	4,400		
First five years after date of commission	2,800	2,400	2,000
Second five years after date of commission	3,200	2,800	2,400
Third five years after date of commission	3,500 3,700	3,200	2,600
Fourth five years after date of commission	3,700	3,600	2,800
After twenty years from date of commission Passed Assistant Surgeons and Passed Assistant Pay-	4,200	4,000	3,000
masters-			
First five years after date of appointment	2,000	1,800	1,500
After five years from date of appointment		2,000	1,700
Passed Assistant Engineers—		1 000	4 800
First five years after date of appointment	2,000	1,800	$1,500 \\ 1,700$
Second five years after date of appointment Third five years after date of appointment	2,200 2,450	2,000 2,250	1,900
Fourth five years after date of appointment	2,700	2,350	1,950
Assistant Surgeons, Assistant Paymasters and Assistant	,		-,
Engineers-			1 000
First five years after date of appointment		1,400	1,000 1,200
After five years from date of appointment Naval Constructors—	1,900	1,600	1,200
First five years after date of appointment		3,200	2,200
Second five years after date of appointment		3,400	2,400
Third five years after date of appointment		3,700	2,700
Fourth five years after date of appointment		4,000	3,000 3,200
After twenty years from date of appointment Assistant Naval Constructors—	••••	4,200	3,300
First four years after date of appointment		2,000	1,500
Second four years after date of appointment		2,200	1,700
After eight years from date of appointment		2,600	1,900
Chaplains- First five years after date of commission	2,500	0.000	1,600
After five years from date of commission	2,800	2,000	1,900
Professors of Mathematics and Civil Engineers-	~1000	2,000	1,000
First five years after date of appointment	2,400 2,700	2,400	1,500
Second five years after date of appointment	2,700	2,700	1,800
Third five years after date of appointment	3,000	3,000	2,100
After fifteen years from date of appointment Boatswains, Gunners, Carpenters and Sailmakers—	3,500	3,500	2,600
First three years after date of appointment	1,200	900	700
First three years after date of appointment Second three years after date of appointment	1,300	1,000	800
Third three years after date of appointment Fourth three years after date of appointment	1,400	1,300	900
Fourth three years after date of appointment	1,600	1,300	1,000
After twelve years from date of appointment	1,800	1,600	1,200

\*After leaving Academy, at sea, in other than practice-ships, \$950 per annum.

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U. Ş. CRUISER "BOSTON."

### THE UNITED STATES NAVY.

RANK.	Pay per annum.
Secretaries-	
To Admiral and Vice-Admiral (on shore)	<b>\$9</b> 500
To Naval Academy	\$2,500
Clerks—	1,800
First Clerk to Commandants of navy-yards	1 500
Second Clerk to Commandants of navy-yards	1,500
To Commandants of navy yards.	1,200
To Commandants at navy-yard, Mare Island To Commandants of Naval Stations	1,800
Clerks to Paymasters-	1,500
At navy-yard, Mare Island	1.00/
At navy-yards, Boston, New York, Philadelphia and Washington	1,800
At navy-yards, Kittery, Norfolk and Pensacola	1,600
At navy-yards, Kittery, Noriok and rensacola	1,400
At other stations.	1,300
At receiving-ship, Boston, New York and Philadelphia	1,600
At receiving ship, Mare Island.	1,80
At other receiving ships, on vessels of the first rate, at the Naval	
Academy, and at the Naval Asylum	1,500
On vessels of the second rate and to fleet-paymasters.	1,100
On vessels of the third rate and supply vessels and store ships	1,000
To Inspectors in charge of provisions and clothiog at navy-yards, Boston,	
New York, Philadelphia and Washington	1,600
At other inspections	1,300

Note.-From and after July 1, 1870, the spirit ration is totally abolished, and in lieu thereof the Navy ration, under the appropriation of provisions for the Navy, is 30 cents per day.

No officer on the retired list of the Navy shall be employed on active duty except in time of war. And those officers on the retired list, and those hereafter retired, who were, or who may be, retired after forty years' service, or on attaining the age of sixtytwo, in conformity with section 1 of the act of December, 1861, and its amendments, dated June 25, 1864, or those who were or may be retired from incapacity resulting from long and faithful service, from wounds or injuries received in the line of duty, from sickness or exposure therein, shall be entitled to seventy-five per centum of the present sea-pay of their grade or rank at time of retirement. The rear-admirals provided for in the act of June 5, 1873, shall be considered as having been retired as rearadmirals. (Act 3d March, 1873.)

# UNITED STATES NAVAL ACADEMY.

STUDENTS AND COURSE.—The students of the U. S. Naval Academy at Annapolis, Md., are styled Naval Cadets. One cadet is allowed for every member or delegate of the House of Representatives, one for the District of Columbia, and ten at large. No more than ten appointed at large are allowed in the Academy at any one time. The course of study is six years, four years at the Academy and two at sea, at the end of which time the Cadet returns to the Academy for final graduation, and the district then becomes vacant.

NOMINATIONS.—The Secretary of the Navy, as soon after March 5 in each year as possible, notifies in writing each member and delegate of the House of Representatives of any vacancy in his district. The nomination of a candidate to fill the vacancy is made on the recommendation of the member or delegate, if such recommendation is made by July 1 of that year : but if not the Secretary of the Navy fills the vacancy. The candidate allowed for the District of Columbia and all the candidates appointed at large are selected by the President. Candidates allowed for Congressional districts, for Territories and for the District of Columbia must be actual residents of the districts or Territories from which they are nominated. And all candidates must, at the time of their examination for admission, be between the ages of fifteen and twenty, physically sound, well formed, and of robust constitution.

ENTRANCE EXAMINATION.—Candidates nominated in time to enable them to reach the Academy by May 15, receive permission to present themselves

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on that date to the Superintendent for examination for admission. Those not nominated in time to present themselves at the May examination are examined on the first of September following. When either of the above dates falls on Sunday the candidates present themselves on the Monday following. Candidates are required to enter the Academy immediately after passing the prescribed examinations. No leave of absence is granted to cadets of the fourth class.

GRADUATE APPOINTMENTS.—Appointments to fill all vacancies that may occur during a year in the lower grades of the Line and Engineer Corps of the Navy and of the Marine Corps are made from the Naval Cadets, graduates of the year, at the conclusion of their six years' course, in the order of merit as determined by the Academic Board. At least fifteen appointments from such graduates will he made each year. To surplus graduates who do not receive such appointments will be given a certificate of graduation, an honorable discharge, and one year's sea pay, as provided for Naval Cadets.

# COST OF THE NAVAL ESTABLISHMENT.

#### (FISCAL YEAR ENDING JUNE 30, 1891.)

Pay, etc., of the Navy	\$7,879,200.05
Contingent, Navy Marine Corps	56,516.66 930.886.28
Naval Academy.	274.544.76
Navigation	217,476.73
Ordnance	410,443.19
Equipment	1,158,810.03
Yards and Docks	1,208,500.88
Medicine and Surgery	230,553.15
Provisions and Clothing	1,461,192.47 1,283,438.85
Construction and Repair Steam Engineering	670.260.57
Increase of the Navy	10.609.197.15
Mileage under Graham decision	72,060,45
Commissions on new navy-yards	14,515.73
Relief of sufferers by wreck of United States steamers	122,892.77
Miscellaneous items and reliefs	182,315.43
Total	\$26,782,805.15

# INCREASE OF THE NAVY.\*

THE Navy Appropriation Act, 1890, provided for the construction, by contract, of three sea-going coast-line battle-ships to carry the heaviest armor and most powerful ordnance upon a displacement of about 8,500 tons, with a coal endurance of about 5,000 knots on the total coal capacity at the most economical rate of speed, and to have the highest practicable speed for vessels of their class, to cost, exclusive of armament and of any premiums that may be paid for increased speed, not exceeding \$4,000,000 each; one protected cruiser of about 7,300 tons displacement, at a cost, exclusive of armament, not to exceed \$2,750,000, to have a maximum speed of not less than twentyone knots; one swift torpedo cruiser of about 750 tons displacement, at a cost, exclusive of armament, not to exceed \$350,000, to have a maximum speed of not less than twenty-three knots; and one torpedo hoat, at a cost not to ex-The contracts to be made subject to the Act of August 3, ceed \$125,000. One of these vessels to be built on or near the Pacific Ocean or the 1886. waters connecting therewith, one of them on or near the Gulf of Mexico or the waters connecting therewith, and two of them on or near the Atlantic

\* For most recent legislation under this heading, up to the moment of going to press, see Addenda, preceding Index.

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Ocean or the waters connecting therewith, unless it be found as to the Pacific and the Gulf vessels that they cannot be contracted at a fair cost, and then they may be built elsewhere in the United States. And if the Secretary of the Navy shall be unable to contract at reasonable prices for the construction of any of said vessels, theu he may build such vessel or vessels in such navyyards as he may designate.

Other appropriations were made: \$2,500,000 for the armament and armor of domestic manufacture for vessels previously authorized; \$5,475,000 toward the construction and completion of the vessels heretofore and herein authorized, and \$145,000 for a gun plant at the Washington City Navy-Yard. Total for increase of the Navy, \$8,120,000. The House being in Committee of the Whole, the provision for three

The House being in Committee of the Whole, the provision for three coast-line battle-ships was struck out by a vote of 98 to 70. In the House this was not concurred in. Twenty-three Republicans, 1 "Wheeler" and 81 Democrats voted to concur in this; and 103 Republicans and 28 Democrats voted to not concur in it. A motion to substitute one coast-line battle-ship instead of three was lost—yeas, 98 (Republicans 15, Democrats 83); nays, 129 (Republicans 105, Democrats 24). In the Senate, on the same proposition for one instead of three, the yeas were 18 (Republicans 7, Democrats 11), nays, 33 (Republicans 24, Democrats 9). The Senate added the torpedo cruiscr and torpedo boat, and the House agreed in adopting the report of the Committee of Conference.

The Navy Appropriation Act, 1891, provides that, for the purpose of increasing the U.S. Naval Establishment, the President is authorized to have constructed by contract one protected cruiser of about 7,300 tons displacement, at a cost, exclusive of armament, not to exceed \$2,750,000, to have a maximum speed of not less than 21 knots, and in the construction all of the provisions of the act of Aug. 3, 1886, entitled: "An act to increase the Naval Establishment" as to materials for the vessel, its engines, boilers and machinery, the contract under which it is built, the notice of any proposals for the same, the plans, drawings, specifications therefor, and the method of executing the contract, shall be observed and followed, and the vessel shall be built in compliance with the terms of that act, save that in all its parts it shall be of domestic manufacture. In the contract for construction, provisions for minimum speed and for premiums for increased speed and penalties for deficient speed, may be made subject to the terms of this bill, in the discretion of the Secretary of the Navy, and if the Secretary shall be unable to contract at reasonable prices for the construction, then he may build the same in such navy-yard as he may designate. So much of the act approved, March 2, 1889, as authorized the construction by contract of one armored steel cruising monitor of not less than 3,000 tons displacement, at a cost not exceeding \$1,500,000, exclusive of armament and any premium for increased speed, is hereby repealed.

Other minor appropriations were made for equipment, etc., making the total for increase of the Navy, \$16,607,000. It was also enacted that no coutract for the purchase of gun-steel or armor for the Navy shall hereafter be made until the subject matter of the same shall have been submitted to public competition by the Department by advertisement.

ACCORDING to the Constitution of the United States, the President has the power to veto bills passed by Congress, but such bills may be passed over the veto and become a law by a two-thirds vote of the members present of each branch of Congress. The first exercise of the veto power was by Washington, April 5, 1792. There had been but nine vetoes up to 1839; two by Washington; none by Adams and Jefferson; six by Madison and one by Monroe. Madison vetoed the bill to establish a United States Bank, Jan. 30, Monroe. Madison vetoed the bill to establish a United States Bank, Jan. 30, 1815; the Internal Improvement bill, March 3, 1817, and the Cumberland Road bill, May 4, 1822. Jackson vetoed nine bills: Clay's Distribution Bill (after giving if a pocket veto at the preceding session), December 5, 1833. A New United States Bank bill, July 10, 1832; for fixing a day for the Meet-ing of Congress bill, June 10, 1836, and the other vetoes were put upon In-ternal Improvement bills. During Tyler's administration, he vetoed two United States Bank bills, August 16 and September 9, 1841; two tariff bills, June 29, and August 9, 1842; a bill for Harbor Improvements in Eastern States, June 11, 1844, and a bill for building two revenue cutters. Feb. 20, 1845. Polk vetoed two bills: a River and Harbor bill, August 3, 1846, An Ina bill for the settlement of French Spoliation claims, Aug. 8, 1846. An In-ternal Improvement bill, passed March 3, 1847, which had been disposed of by a pocket veto, was formally vetoed at the following session, Dec. 15, 1847. Pierce vetoed nine bills: on a bill appropriating land for the insane poor, May 13, 1854; an Internal Improvement bill, August 4, 1854; a French Spoliation Claims bill, Feb. 17, 1855; and appropriation for the Collins Ocean Mail Steamers, March 3, 1855; two special Internal Improvement bills, May 19, 1856, another May 22, and two others, August 11 and August 14. Buchanan vetoed a Homestead Bill, June 22, 1860 (caused by the very low figure of reduction of public lands to 25 cents per acre). Lincoln, a bill to allow the circulation of bank notes of less than \$5 value in the District of Columbia, July 12, 1862. During 1866 there were vetoes of the first Freedmen's Bureau bill, Feb. 19; of the Civil Rights bill, March 27; of the Colorado bill, May 15, and of the second Freedmen's Bureau bill, July 16. On the adoption of the 14th amendment a message was sent to Congress, suggesting "grave doubts" as to the power of Congress to frame an amendment while eleven states were refused representation. In 1867 there were vetoes of the bill, Jan. 5, regulating suffrage in the District of Columbia; of the second Colorado bill, Jan. 29; of the Nebraska bill, Jan. 30; of the Tenure of Office bill, March 2; of the Reconstruction Bill, March 2, and of the sup plementary Reconstruction Bills, March 23, and July 19. In 1868 there were the vetoes of the bills regulating appeals on Habcas Corpus, March 25; of the bills for the readmission of Arkansas, June 20; North Carolina, South Carolina, Florida, Georgia, Alabama and Louisiana, June 25; and of the joint resolution denying validity to the electoral votes of reconstructed Two bills that had been "pocketed" by his predecessor and again States. passed, were signed by President Grant. Grant's two vetoes were those to increase the amount of "Greenbacks" to \$400,000,000, and to authorize the issue of \$46,000,000 in national bank notes, April 22, 1874; and the bill to repeal the increase of the President's salary to \$50,000, April 19, 1876. President Hayes vetoed a number of bills and among them were: 'the bill to authorize the coinage of silver dollars, Feb. 23, 1878; the bill to restrict Chinese immigration, March 1, 1879; and the bill to fund \$700,000,000 of the national debt at 3 per cent., March 3, 1881. President Arthur vetoed a bill to restrict Chinese immigration, also a River and Harbor bill of about \$20,000,-000, during 1882.

 $\ast$  For any further notes on this subject, up to the moment of going to press, see Addenda, preceding Index.

# CIVIL SERVICE RULES.

THE headquarters of the Civil Service Commission is at the City Hall, Washington, D. C. The Commissioners are: President, Charles Lyman, of Connecticut; Theodore Roosevelt, of New York and Hugh S. Thompson, of South Carolina. Chief Examiner, William H. Webster; Secretary, John T. Doyle.

The Civil Service Bill was drawn by Dorman B. Eaton, Esq., of New York (afterward one of the Commissioners) and was presented in the United States Senate by Senator Pendleton, of Ohio. It passed the Senate after considerable debate and after several amendments had been made to it; and the House, under a suspension of the rules without debate, January 16, 1883. It was approved by President Arthur, and went into effect July 16, 1883.

#### THE PURPOSE OF THE BILL.

As declared in the title of the bill, its purpose is "to regulate and improve the Civil Service of the United States." It makes it the duty of the Commission to aid the President as he may request in preparing suitable rules for carrying the Act into effect; to make regulations for and control the examinations provided for, and supervise and control the records of the same; and to make investigations and report upon all matters touching the enforcement and effect of the rules and regulations.

#### THE CLASSIFIED SERVICE.

There are about 32,000 places in the Classified Departmental Service, embracing all places in the Departments at Washington, excepting messengers, laborers, workmen and watchmen (not including any person designated as a skilled laborer or workman) and no person so employed can, without examination under the rules, be assigned to clerical duty, and also excepting those appointed by the President, by and with the advice and consent of the Senate. The Classified Customs Service embraces the customs districts where the officials are as many as fifty (50), including the places giving \$900 a year, and all those giving a larger salary where the applicant is not subject to confirmation by the Senate. The Classified Postal Service embraces the Postoffice where the officials are as many as fifty (50), including all places above the grade of a laborer. The Postal Railway Service also comes within the Classified Service.

#### SPECIAL EXAMINATIONS.

Special examinations are held for places in the Classified Service, where technical additional qualifications are needed. In the Departmental Service they are held for the State Department, the Pension, Patent and Signal offices, Geological and Coast Surveys, and other offices.

# PERSONS EXCEPTED FROM EXAMINATIONS.

Persons excepted from examination for appointment are: Confidential Clerks of heads of departments or offices; Cashiers of Collectors and Postmasters; Superintendents of Money Order Divisions in Post-offices; Custodians of Money, for whose fidelity another officer is under bond; Disbursing Officers who give bonds; persons in the Secret Service; Deputy Collectors and Superintendents and Chiefs of Divisions or Bureaus, and others.

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#### APPLICATIONS AND EXAMINATIONS.

Applicants for examinations must be citizens of the United States of the proper age. No person habitually using intoxicating liquors can be ap-No discrimination is made on account of sex, color, or political or pointed. religious opinions. The limitations of age are as follows: For the Departmental Service, not under twenty years; in the Customs Service, not under twenty-one years, except clerks or messengers, who must not be under twenty years; in the Postal Service, not under eighteen years, except mesor over forty five years, and carriers, who must not be under sixteen or over forty-five years, and carriers, who must not be under twenty-one or over forty; and in the Railway Mail Service, not under eighteen or over The age limitations do not apply to any person honorably thirty-five years. discharged from the Military or Naval Service of the United States, by reason of disability resulting from wounds or sickness incurred in the line of duty. Such persons are preferred under Section 1,754 R. S. Every one The Blank for seeking an examination must first file an application blank. the Departmental or Postal Railway Service should be requested directly from the Civil Service Commission, at Washington. The blank for the Customs or Postal Service must be requested in writing by the persons desiring examination of the Customs or Postal Board of Examiners at the Office where These papers should be returned to the offices from which service is sought. they emanated. Persons passing an examination are graded and registered. The Commission give a certificate to the person stating whether he or she passed or failed to pass. The Clerk examination is used only in the Departmental and Custom's Services for clerkships of \$1,000 and upward, requiring no peculiar information or skill. It is limited to the following subjects: First, orthography, penmanship and copying; second, arithmetic-fundamental rules, fractions and percentage; third, interest, discount and elements of bookkeeping and of accounts; fourth, elements of the English language, letter writing and the proper construction of sentences; fifth, elements of the geography, history and government of the United States.

For places in which a lower degree of education suffices, as for employees in post-offices and those below the grade of clerks in custom houses and in the departments at Washington, the Commission limits the examination to less than these five subjects, omitting the third and parts of the fourth and fifth subjects; and this is known as the examination for copyists.

### REQUISITES FOR APPOINTMENT.

No one is certified for appointment whose standing upon a just grading in the clerk or copyist examination is less than 70 per centum of complete proficiency, except that applicants claiming military or naval preference under Section 1,754 R. S. need obtain but 65. The law also prescribes competitive examinations to test the fitness of persons in the Service, for promotion therein.

#### CIVIL SERVICE REFORM.

The purposes of Civil Service Reform are twofold: The removal of abuses in the public service—Federal, State and Municipal; and the development of such a public opinion, and adoption of such methods for doing the work of public administration, as will be effective for purity, efficiency and economy. In other words, the correction of such abuses as the Spoils System, political assessments, removals, patronage, promotions, tenure of office, etc. The subject of Civil Service Reform has only thus far been treated in matters which pertain almost exclusively to the Executive Department of the government, the number of officers of which, filled by appointment, are about 100,000. "A complete Civil Service Reform would have to deal directly with abuses connected with our elections, our legislation and our elective and partisau judiciary. A thorough Civil Service Reform, by leaving few offices to be filled by favor or to be won as spoils, would effectively suppress brihery at elections through the promises of places and appointments. It would also leave but little opportunity for Members of Congress or of Legislatures to barter places for votes, or to coerce executive appointments in their own interest. It would determine the bestowal of nearly all the official places which have been at once the capital of the partisan chieftain and the fuel of his machine. Though penal and prohibitory laws are in their nature but imperfect and inadequate agencies of reform, yet with reasonable support from public opinion, they may be made highly beneficial. Intrinsically, there is no reason why a wise law, in aid of a good administration, shall not be as effective as any of the numerous wise laws in aid of good morals."

President Madison held that "the wilful removal of officials known to be worthy and the wilful appointment of those known to be unworthy, for mere personal or partisan reasons, would justly subject an officer to impeach-ment;" and President Cleveland declared that "public office was a public trust." Jackson declared in a message, that "Every citizen has an equal right to office;" but per contra Civil Service Reform proposes that he who is best qualified-who can and will serve the people most usefully-has the highest claim; and it is the duty of those having authority, to appoint or elect him rather than any other applicant. "Experience in official duties increases the capacity to perform them well; and, as a general rule, increases the prohability that they will be best performed by the officer so long as his mental and physical abilities remain unimpaired. The right and interest of the people to have the public work well done are paramount to the claim of any citizen to an official place or of any party to have its favorites in office; and, therefore, any theory of short terms or rotation in office, which would turn out experienced and efficient public servants in order to make places for fresh claimants, is disastrous to the public interest. The man among the applicants having the highest claim to office can only be ascertained by his proper examination in comparison with others. To refuse that examination is to do injustice to the most meritorious."

# GRAND ARMY OF THE REPUBLIC.\*

THE Grand Army of the Republic was instituted and organized at the close of the Civil War, and is composed of soldiers, sailors and marines, who had been honorably discharged when hostilities were practically ended by the surrender of General Lee to General Grant at Appomattox. It is a fraternal and charitable association, and has numerous Posts in all parts of the United There is a National Encampment, and State Departments. The States. widows and children of deceased comrades who are in adverse circumstances are looked after and cared for by committees appointed by the respective Posts. The motto of the order is, "Fraternity, Charity and Loyalty." As a social organization the Grand Army have their camp-fires, and frequently give musical and literary entertainments, at which the wives and daughters of the members take a prominent part, and which are much enjoyed by the general public. In the halls of the Posts are displayed memorials of the war, such as weapons, tattered flags, etc. The custom of strewing the graves of deceased comrades on each annual occurrence of May 30 was first suggested, as stated, hy General John A. Logan. The day is always marked by a parade of the G. A. R. Posts, escorted at times by the regular U. S. Army troops. At the various cemeteries musical exercises are held, and orations, depicting the valorous and self-sacrificing decds of the departed warriors, delivered. In some cities business is entirely suspended on Decoration or Memorial Day as a mark of respect to both the surviving and dead soldiers who participated in what has been called "the little unpleasantness." The election of commanders and subordinates of departments is always entered into with much activity, interest and zeal.

Commander-in-Chief.....John Palmer, Albany, N. Y. S. Vice-Com, H. M. Duffield, Detroit, Mich. | Surgeon-Gen. B. P. Stevenson, Visalia, Ky. J. Vice-Com. T. S. Clarkson, Omaha, Neb. | Chap.-in-Ch. S. B. Paine, St. Augustine, Fla.

OFFICIAL STAFF.

Adjutant-Gen. F. Phisterer, Albany, N.Y. | Inspector-Gen. . . J. F. Pratt, E. Orange, N.J. Quartermaster-Gen. J. Taylor, Phila., Pa. | Judge Adv.-Gen. . J. W. O'Neall, Lebanon, O. The National Council of Administration has 44 members, each department being represented by one member.

DEPARTMENT MEMBERSHIP.

Alabama	334 Maine	9,700 Pennsylvania 43,168
Arizona	293 Maryland	2,423 Potomac 3,312
Arkansas	2.200 Massachusetts	23.781 Rhode Island 2.850
California	5,812 Michigan	19.280 South Dakota 2,769
Colorado and Wyom'g	2,901 Minnesota.	7,947 Tennessee 3,719
Connecticut		20.822 Texas 1.305
Delaware	1,280 Montana	626 Utah 184
Florida	471 Nebraska	4.144 Vermont 5,487
Georgia	455 New Hampshire	5,211 Virginia 1,425
Idaho	439 New Jersey	7,798 Wash, and Alaska 2,783
Illinois	32,329 New Mexico	292 West Virginia 2,633
	24,726 New York	
	20.174 North Dakota	
	17,716 Ohio	45.522 Total June 30, 1891398.270
Kentucky	3,973 Oklahoma and I. T	552
La. and Mississippi		

The first post of the Grand Army was organized at Decatur, Ill., April 6, 1866. The first department encampment was held at Springfield, Ill., July 12, 1866. The first national encampment was held at Indianapolis, November 20, 1866.

\* For revisions and additions under this heading, up to the moment of going to press, see Addenda, preceding Index.

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# NATIONAL ENCAMPMENTS AND COMMANDERS-IN-CHIEF.

1886-Indianapolis	Stephen A. Hurlbut, Illinois
1868—Philadelphia	John A. Logan, Illinois
1869-Cincinnati	Joho A. Logan, Illinois,
1870-Washington	John A. Logan, Illinois.
1871-Boston	A. E. Burnside, Rhode Island.
1872-Cleveland	A. E. Burnside, Rhode Island.
1873-New Haven	Charles Devons, Jr., Massachusetts,
1874—Harrisburg	Charles Devoos, Jr., Massachusetts.
1875—Chicago	John F. Hartranft, Pennsylvania.
1876—Philadelphia	John F. Hartranft, Pennsylvania.
1877—Providence	J. C. Robinson, New York
1878-Springfield, Mass	J. C. Robinson, New York.
1879—Albany	William Earnshaw, Ohio.
1880-Dayton, O	Louis Wagner, Pennsylvania.
1881—Indianapolis	George S. Merrill, Massachusetts.
1882—Baltimore	Paul Van Der Voort, Nebraska.
1883—Denver	Robert E. Beath, Pennsylvania.
1884—Minueapolis	John S. Kuntz, Ohio.
1885—Portland, Me	S. S. Burdette, Washington.
1886-San Francisco	Lucius Fairchild, Wisconsio.
1887—St. Louis	John P. Rae, Minnesota.
1888-Columbus, O	William Warner, Missouri.
1889-Milwaukee, Wis	Russell A. Alger, Michigan.
1890-Boston, Mass	Wheelock G. Veazey, Vermont.
1891-Detroit, Mich	John Palmer, New York.

### COAST DEFENSES.\*

Among the many valuable papers left by Hon. Samuel J. Tilden at his death at Graystone, Westchester Co., N. Y., Aug. 4, 1886, was a letter that he had written to Hon. John G. Carlisle, Speaker of the House of Representatives, in regard to the urgent necessity of liberal appropriations for such a system of coast defenses as would place the United States in a position of comparative safety against naval attack. It was the last important public document he ever wrote, and it elicited wide-spread and favorable comment from the press in all parts of the country. It precipitated the subsequent favorable action of Congress during the administration of President Cleveland, in making liberal appropriations for what is known as the "New Navy," and of which Mr. Whitney will always have the honor, as the one who saw the first cruiser (of the new navy) under his official position as Secretary of the Navy, launched upon the waters of the deep.

The coast defenses, however, that Mr. Tilden wanted, were land fortifications with their proper armament. An act of Congress was approved March 3, 1885, making provisions for fortifications and other works of defense, and for the armament thereof, for the fiscal year ending June 30, 1886, and for other purposes, for the following ports recommended by the board appointed by the President: New York, San Francisco, Boston, the Lake ports, Hamp-ton Roads, New Orleans, Philadelphia, Washington, Baltimore, Portland (Me.), Rhode Island, ports in Narragansett Bay, Key West, Charleston (S. C.), Mobile, New London, Savannah, Galveston, Portland (Ore.), Pensa-cola (Fla.), Wilmington (N. C.), San Diego (Cal.), Portsmouth (N. H.), de-forance of Churcher and the Mart Olice, definition of the Martine for the former of the second s fenses of Cumberland Sound at Fort Clinch, defenses of ports of the Kannebec River at Fort Popham, New Bedford (Mass.), defenses of ports on the Penobscot River (Me.), at Fort Knox, and New Haven (Conn.).

Under the provisions of the recommendation by the board and the Act of Congress (1885) Senator Dolph, on December 15, 1891, introduced bill 871, asking for an appropriation of \$100,000,000 for fortifications and their armament, to be made available as follows: For the fiscal year ending June 30, 1892, \$10,000,000; for each fiscal year thereafter, for the period of ten years, \$9,000,000; all of said appropriation to be available until expended.

Section 6 provides that the guns shall be fabricated at the army gun fac-tory, Watervliet Arsenal, New York, and at such other government gun factories as may be established under the authority of Congress. The material for guns and armor shall be purchased by contract, and for the purpose of providing the same the Secretary of War is hereby authorized, from time to time, as the same shall be required, to make contracts with responsible steel manufacturers for the supply of rough-bored, rough-turned, oil tempered and annealed steel, in forms suitable for heavy ordnance adapted to modern warfare, and steel finished, for armor and other army purposes, in quantities not less than 10,000 gross tons, in quality and dimensions conforming to specifications, subject to inspection and tests at each stage of manufacture, and including all the parts of each caliber specified.

The bill was read twice and referred to the Committee on Coast Defenses.

It was again reported by Senator Dolph, with amendments, January 12, 1892. An act to increase the "Naval Establishment," and providing for floating batteries, torpedo boats, etc., was approved August 3, 1886.

In the Senate of the United States Mr. Squire, from the Committee on

\* For most recent legislation on this subject, up to the moment of going to press. see Addenda, preceding Index.

Coast Defenses, introduced, March 7, 1892, the following report, to accompany Senate Bill 537, introduced December 10, 1891, by Mr. Dolph, which was read twice and referred to the Committee on Coast Defenses, "to provide for the establishment of a gun factory for the finishing and assembling of heavy ordnance on the Pacific coast."

#### THE REPORT.

The Committee on Coast Defenses, having had under consideration the bill (S. 537) to provide for the establishment of a guu factory for the finishing and assembling of heavy ordnance on the Pacific coast, submit the following report:

The committee have carefully considered, in connection with this bill, the report of the Board on Fortifications or other Defenses, as well as that of the Board on Gun Factories and Steel Forgings for High-power Guns. For the purpose of securing the opinion of an expert of the War Department, the committee availed itself on two occasions of the services of Brig.-Gen. Flagler, Chief of Ordnance of the Army, whose statement is herewith submitted and made a part of this report.

The Board on Fortifications or other Defenses, appointed under the act of March 3, 1885, recommended for twenty-seven principal ports of the United States 599 guns of from 8 to 16 inch caliber, and 700 12-inch mortars, making a total of 1,299 pieces of ordnance. Of this number about one-fourth of the guns and about one-fifth of the mortars will be required for the defense of three points only on the Pacific coast, namely: San Diego, San Francisco, and the mouth of the Columbia River. No provision was made in this report for the defense of Puget Sound, which has become of far greater importance than it was when the report was made, nor of Gray's Harbor, nor other ports on the Pacific coast. At least 510 guns and mortars will be required for the proper defense of the Pacific coast at the four principal points named; at least 200 guns and mortars being required for Puget Sound alone.

As will be seen, upon examination of his statement, Gen. Flagler unqualifieldy favors the establishment of another gun factory, to be located on the Pacific coast, for reasons which, to the committee, seem incontrovertible. The necessity for another gun factory and the advantages which would accrue from its location on the Pacific coast are manifest. Among others the advantage of having the factory near to the fortifications, a "military advantage," as it has been termed, is of great importance. Gen. Flagler on this point said:

"I would like to invite attention to, and lay great stress upon, one point that I make, and that is the very great advantage, amounting in some cases to something like a necessity, of having this establishment nearer to the fortifications than the Atlantic coast."

The saving in the cost of transportation which would result from the establishment of the proposed gun factory would be enormous, and would more than equalize whatever slight difference there might be in the cost of manufacturing the guns on the Pacific coast as compared with some eastern point. There is great doubt whether the larger guns, particularly the 16-inch, could be safely transported by rail across the continent; and the highest authorities question the practicability of such an undertaking.

The question has arisen whether it may not be preferable to double the capacity of the present factory at Watervliet, so as to provide for the manufacture there of the guns and mortars contemplated, which, it is estimated, could be done for \$150,000 less than it would cost to build a new plant. It has not been in accordance with the policy of the government, nor would it seem wise, to locate both gun factories at the same point. By having them located at different points the disastrous results of great fires, whereby both might be destroyed, are averted; and the possibility, however remote, of a total cessation of work, by the capture of the factories by hostile forces, or by labor troubles, is removed.

The objections to having both factories at the same point seem conclusive, and the committee are of opinion that the interests of the country will be hest subserved by the establishment of another separate gun factory, to be located on the Pacific coast.

Gen. Flagler estimates that after deducting 100 guns, which are now under contract with the Bethlehem Company, the Watervliet factory will be able to manufacture the balance of the 1,299 guns and mortars referred to by the year 1905. Another statement appended indicates that with the present capacity of the Watervliet Arsenal it will require twenty-two years to finish the guns required for the Atlantic coast alone; for the Atlantic and Gulf coasts, twenty-six years, and for the Atlantic, Gulf, and Pacific coasts it will require forty years. If the south wing of the Watervliet factory shall become as fully equipped as is the north wing now, the capacity of the two wings could only enable completion of the guns for the Atlantic coast alone in ten or twelve years; for the Atlantic and Gulf coasts in thirteen years, and the Atlantic, Gulf, and Pacific coasts in about twenty or twenty-one years.

There is no doubt that the steel forgings for even the largest guns can be manufactured on the Pacific coast. Representations have been made to the committee as to the facilities for the production of steel forgings at San Francisco, where open-hearth furnaces capable of casting a 27-ton steel forging are now established; and Benicia has received consideration with reference to its suitableness for a gun factory. The Chamber of Commerce of the city of Seattle urges the location of that factory at or near that point. J. Furth, president of that body, says:

"Iron and coal of excellent quality abound in this city, and the mines easily accessible from Seattle. A large part of the armament for the coast must be used on Puget Sound, and the establishment of the foundry here would save great expense in transportation. The Moss Bay Company at Kirkland, on Lake Washington, is erecting a first-class steel plant, on which \$250,000 has already been spent, and which will be completed within a year. Responsible parties guarantee a suitable location on Lake Washington for the government foundry."

Others, again, favor the establishment of the proposed factory at some point on the Columbia River near which pig iron is found.

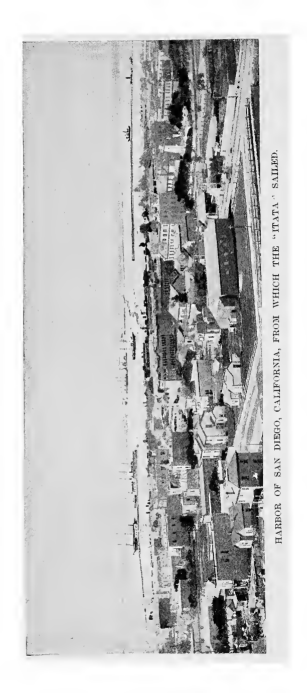
In view of the difference of opinion existing as to the exact place on the Pacific coast where the factory should be located, the committee are of the opinion that its location should be left to the decision of a board of competent experts, to be appointed by the President, as provided for in the bill. It appears from the statement of the Chief of Ordnance that if there be no

It appears from the statement of the Chief of Ordnance that if there be no large establishment of this kind located on the Pacific coast, there will be need of two small establishments for repairs, one to be located at Benicia, and the other farther north, on the Columbia River or on Puget Sound.

The bill appropriates \$1,000,000 for the erection of suitable buildings, the purchase of suitable machinery, and other materials necessary for the establishment and maintenance at some point on or near the Pacific coast of a plant for finishing and assembling the parts of heavy guns and other ordnance for the use of the army and navy. It authorizes the President to appoint a board, to consist of three officers of the army and three officers of the navy, to examine and report what, in their opinion, is the most suitable site for the erection of the plant, thus leaving the location dependent upon the report of the board of experts.

The committee, fully appreciating the necessity of another gun factory, and the advantages which would result from its location on the Pacific coast, report the bill favorably and recommend that it do pass.

For Hon. Samuel J. Tilden's letter on coast defenses see Appendix H.



THE Chilean Controversy between the United States government and that of Chile originated from the assault in the streets of Valparaiso, Chile, upon sailors of the United States Steamer *Baltimore*, in command of Captain Schley, on October 16, 1891.

The incidents of the affair are, briefly, as follows:—On October 16, Captain Schley who had returned to Valparaiso two days previously with the Steamer Baltimore, gave shore leave to one hundred and seventeen petty officers and sailors of the ship. These men left the ship about 1.30 P.M. No incidents of violence occutred; none of the men were arrested, no complaint was lodged against them, nor did any collision or outbreak occur until about 6 P.M. Captain Schley states that he was himself on shore and about the streets of the city until 5.30 P.M., that he met very many of his men who were on leave; that they were sober and were conducting themselves with propriety, saluting Chilean and other officers as they met them. Other officers of the ship, and Captain Jenkins of the merchant ship Keweenaw, corroborated Captain Schley as to the general sobriety and good behavior of the men. About 6 P.M. the assault began, in which a mob of between 1,500 and 2,000 men were engaged. The outbreak began by a Chilean soldier spitting in the face of an apprentice from the Baltimore, named Talbot. This was resented by a knock-down blow. Talbot at the time was accompanied by another sailor from the Baltimore named Riggin. The two men were immediately beset by a crowd of the Chilean citizens and soldiers, through which they broke their way to a street car and entered it for safety. They were pursued and driven from the car, and Riggin was so seriously beaten that he fell in the street apparently dead. The fight continued through several streets of the city, and the American sailors (other than Talbot and Riggin), unarmed and defenseless as they were, field for their lives, pursued by overwhelming numbers armed with clubs, stones and guns. Eighteen of them were cruelly stabbed and beaten. The Sisters of Charity at the hospital to which the wounded men were taken, when inquired of, stated that they were "sober when received." Two of the men died from their wounds.

A number of American sailors were arrested and taken before Judge of Crimes Foster, but were, during the four days following the arrest, every one discharged, no accusation of any breach of the peace or other criminal conduct having been sustained against a single one of them.

The United States promptly demanded an apology and reparation from the Chilean government for this outrage upon her sailors.

Considerable correspondence passed between the State Department and the Governor of Chile, in which not only the assault upon the American sailors was discussed, but issues anterior to it, and which arose after the flight of Balmaceda, and when our Minister at Santiago, Mr. Patrick Egan, gave shelter in the legation to certain adherents of the Balmaceda government who applied to him for an asylum. This seems to have elicited a bitter hostility against Mr. Egan by some of the Chilean people, and his recall was requested by Senor Pedro Montt.

The Chilean government made a judicial investigation of the incidents and sad results of the assault, of which Pedro Montt, in a note to Mr. Blaine of January 23, 1892, says: "It appeared that the disorder of October 16 began by a quarrel among druuken sailors, which assumed considerable proportions owing to the condition of the locality in which it originated, and that the police performed their duty by re-establishing tranquillity and placing the persons who seemed to have been concerned in the disorder at the disposal of the Court. The government of Chile has no data authorizing it to think that the quarrel was due to any dislike of the uniform of the United States, or that the police failed to perform their duty. It was the desire and duty of the government of Chile to discover the truth, in order to make its future proceedings conform thereto, and in order that the United States government might be satisfied that nothing was neglected in order to do full justice."

In reference to what was considered by the United States government an insulting note addressed to Mr. Egan by Mr. Matta (December 11) and the demand for its recall, Pedro Montt says: "The first time that the honorable Secretary of State saw fit to call my attention to the aforesaid note of Mr. Matta, I told him that that note contained instructions addressed to me by Mr. Matta, and that as I had not been directed to communicate it officially to the Department of State, there was no reason why the honorable Secretary should take cognizance of it."

Secretary Blaine in his reply to Senor Montt concerning Matta's note says: "By your own statement you evidently attempted to justify the Matta note. The Matta note was highly discourteous to the President and the Secretary of the Navy, imputing to them untruth and insincerity. Such language does not admit of conditional or contingent apology, which you offered. It could be apologized for only by a frank withdrawal. You did not see the great difference involved by your government sending the Matta circular to all the legations of Chile and requesting its several Ministers to publish it; so that Chile was not only responsible for the discourteous language, but for its publication throughout the civilized world. That you did not comply with Chile's request to publish it here was the strongest proof of your own disapproval of the note."

Minister Egan's recall having been asked for, Mr. Blaine replied to Senor Montt to the effect, that Chile has the right to ask that a change be made provided she assigns a reason why such Minister is *persona non grata*. That twice had arisen occasions for the United States government to ask Great Britain to recall her Minister, and in each case a reason was given why the Minister had ceased to be useful, and that it is hardly necessary to observe that conditions which the United States complied with should likewise be exacted of Chile.

January 25, 1892, Minister Egan telegraphed Secretary Blaine, "I have this day received the following reply to my note of 22d instant:"

The reply in substance from Luis Pereira, is as follows:

"From the nature of the incident it would be impossible to prove that there was no doubt as to the special cause which served as its origin or pretext; but the undersigned can assert that that cause was not a hostile feeling toward the uniform of the Navy of the United States, because the people of Chile have always esteemed and respected that uniform ever since the time when they saw it figuring honorably in the ranks of the soldiers and sailors who, in a generous struggle, gave it independence and established the Republic. The undersigned admits that the occurrence of October 16 was of greater gravity than those which usually occur in the same district between the sailors who frequent it, and the fact that knowing that two deaths have resulted from it among the sixteen wounded men of the *Baltimore*, has sufficient to give it an extraordinary character, and to induce the government of Chile to hasten to adopt the measures necessary to discover and punish the guilty parties, to offer in due time, if there should be ground for so doing, such reparation as might be due. The preliminary examination was commenced on the morning which followed the night of the conflict, some days before you presented your complaint, but the investigation could not be finished with the rapidity that the government of Chile desired, because the rules of procedure in criminal matters, which are established by our laws, are of slow application and it was not possible for the President of the Republic to modify or set them aside. This delay, which was inevitable, owing to the independence with which the judicial authorities must act, has compelled the government of the undersigned to delay, greatly to its regret, the settlement of the difficulties pending with your government, and a spon-taneous offer of reparation for the injury done to the sailors of the *Baltimore*, that might be attributed to Chilean soldiers or sailors, or that might affect the responsibility of Chile. In view of your communication, and considering that up to date, it has been impossible for the trial initiated by the Judge of the Criminal Court of Valparaiso to be decided, the undersigned regards it as his duty to declare once more that the government of Chile laments the occurrence of October 16, and by way of showing the sincerity of his feelings and the confidence which he has in the justice of his course, he declares his willingness not to await the decision of the examining judge, and proposes to the United States government that the case be submitted to the consideration of the Supreme Court of justice at Washington, to the end that that high tribunal, with its learning and impartiality, may determine without appeal whether there is any ground for reparation and in what shape it should be made.'

Previous to the receipt of this telegram, President Harrison had submitted a message to Congress, January 25, in which he says in effect: "I have as yet received no reply to our note of the 21st instant, but in my opinion I ought not to delay longer to bring these matters to the attention of Congress for such action as may be deemed appropriate. In submitting these papers to Congress for that grave and patriotic decision which the questions involved demand, I desire to say that I am of the opinion that the demands made of Chile by the government should be adhered to and enforced. If the dignity, as well as the prestige and influence of the United States are not to be muy, as wen as the presuge and influence of the Oniced States are not to be wholly sacrificed, we must protect those who, in foreign ports, display the flag or wear the colors of this government, against insult, brutality, and death, inflicted in resentment of the acts of their government, and not for any fault of their own. It has been my desire in every way to cultivate friendly and intimate relations with all the governments of the hemisphere. We do not covet their territory: we desire their peace and prosperity; we look for no advantage in our relations with them except the increased exchanges of commerce upon a basis of mutual benefit. It must, however, he understood that this government, while exercising the utmost forbearance towards weaker powers, will extend its strong and adequate protection to its citizens, to its officers, and to its humblest sailor, when made victims of wantonness and cruelty in resentment, not of their personal misconduct, but of the official acts of their government."

This message from the President was looked upon by the American people as the precursor of a virtual declaration of war by Congress, and it looked as if little Chile was doomed. For months previous to the sending in of the message, the most active preparations had been carried on in the navy-yards, in the fitting out of the cruisers, and the air on all sides was filled with talks of war and in some instances disapprobation of such a great nation as the United States going to war with such a weak nation as Chile, and a sister Republic.

That there was no war, is explained by the following subsequent message sent to Congress by President Harrison:

### To the Senate and House of Representatives:

I transmit herewith additional correspondence between this government and the government of Chile, consisting of a note of Mr. Montt the Chilean minister at this capital, to Mr. Blaine, dated January 23, a reply of Mr. Blaine thereto of date January 27, and a dispatch of Mr. Egan, our minister at Santiago, transmitting the response of Mr. Pereira, the Chilean minister of foreign affairs, to the note of Mr. Blaine of January 21, which was received by me on the 26th instant. The note of Mr. Montt to Mr. Blaine, though dated January 23, was not delivered at the State Department until after 12 o'clock, meridian, of the 25th, and was not translated and its receipt notified to me until late in the afternoon of that day.

The response of Mr. Pereira to our note of the 21st withdraws, with acceptable expressions of regret, the offensive note of Mr. Mata of the 11th ultimo, and also the request for the recall of Mr. Egan. The treatment of the incident of the assault upon the sailors of the *Baltimore* is so conciliatory and friendly that I am of the opinion that there is a good prospect that the differences growing out of that serious affair can now be adjusted upon terms satisfactory to this government, by the usual methods and without special powers from Congress. This turn in the affair is very gratifying to me, as I am sure it will be to the Congress and to our people. The general support of the efforts of the Executive to enforce the just rights of the nation in this matter has given an instructive and useful illustration of the unity and patriotism of our people.

Should it be necessary, I will again communicate with Congress upon the subject.

BENJ. HARRISON.

### EXECUTIVE MANSION, January 28, 1892.

The courts will determine in due course what amount of indemnification is to be allowed the families of the dead sailors and the others who were injured in the streets of Valparaiso.\*

 $\ast$  For most recent action in this matter, up to the moment of going to press, see Addenda, preceding Index.

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# THE BEHRING SEA CONTROVERSY.

THE Behring Sea controversy, originating under President Cleveland's administration, with Hon. Thomas F. Bayard, Secretary of State, was resumed during the present administration, President Harrison, with Hon. James G. Blaine, Secretary of State. It can best be summarized in form as follows, the text being from official records:

LIST	OF	PAPERS.

From and to whom.	Date.	Subject.
Mr. Phelps to Mr. Bayard	1888. Sept. 12	Great Britain will not enter into any conven- tion for the protection of the seal fisheries without the concurrence of Canada, which can not be expected. Recommends that strong measures be taken to prevent the
Mr. White to Mr. Blaine	1889. Dec. 4	wholesale slaughter of seals. Letter of Sir George Baden-Powell to the London Times with regard to the Behring Sea question, and a letter of Mr. Flower, commenting thereon, in the same paper,
Mr. Lincoln to Mr. Blaine	1891. Jan. 24	transmitted. Question in the House of Commons relating to the status of the Behring Sea fisheries question, and reply given by Sir J. Fergu- son, transmitted.
Lord Salishnry to Sir J. Paunce- fote.	Feb. 21	Reply to Mr. Blaine's note of December 17. States that Great Britain took every step which it was in its power to take in order to make it clear to Russia that she did not accept claim to exclude her subjects for 100 miles distance from the coast which had been put forward in Ukase of 1821. Claims that words "Pacific Ocean," used in treaty of 1825 with Russia, did include Behring Sea. Proposes some changes to the
Mr. Blaine to Sir J. Pauncefote	Apr. 14	questions to be submitted to arbitration. Gives six questions proposed for arbitration. The United States claims the same right to power beyond 3 miles limit as Great Britain; cites act of Parliament of 1889 attempting to control body of water on coast of Scotland 2,700 square miles in ex- tent. Map of that body inclosed.
Sir J. Pauncefote to Mr. Blaine	Apr. 20	The stoppage of all sealing at sea and on land seems to be acceptable to Lord Salis- bury, who wishes to know whether it would be preferred that the proposal come from
Mr. Blaine to Sir J. Pauncefote	May 4	<ul> <li>the British Government.</li> <li>Reviews the negotiations for a modus vivendi pending the result of arbitration; concessions made by the President in consequence thereof; recital of the obligations imposed on the North American Co., in return for the sealing privilege, which make it necessary that they should be allowed to take a limited number of seals contrary to the claim of Great Britain that sealing should be absolutely prohibited on both sides; submits terms of agreement on that basis.</li> </ul>

# THE BEHRING SEA CONTROVERSY.

From and to whom.	Date.	Subject.
Sir J. Pauncefote to Mr. Blaine	1891. May 5	Acknowledges the above, of which copy has been mailed, and precise terms telegraphed to London. Deprecates alleged delay; re- fers to previous interviews; mentions the exception taken at the two conditions that the right to kill a certain number of seals was reserved for the American Co., and that the modus vivendi was not to be put in force until arbitration was agreed upon, and expresses satisfaction that the latter condition has been removed.
Mr. Adee to Sir J. Pauncefote. Sir J. Pauncefote to Mr. Adee.	May 20 May 21	Requests a reply to proposition of the 4th. Reply requested has not yet been received, but is expected to arrive in the course of a day.
Mr. Adee to Sir J. Pauncefote.	May 26	Points to the reasons for which a prompt reply is desired; revenue cutters have been ordered to proceed to the fisheries, and the orders would be made definite by the con-
Sir J. Pauncefote to Mr. Adee.	May 27	clusion of an agreement. Regrets the delay and makes excuse on the
Sir J. Pauncefote	June 3	ground of the lateness of the proposal. Proposal for modus vivendi by the British
Sir J. Pauncefote	June 3	government. Assents to the first five questions submitted by Mr. Blaine on April 14; makes a counter proposition in respect of question sixth, and
Mr. Wharton to Sir J. Paunce- fote.	June 4	of compensation for damages sustained. Proposes substitutes for subdivisions 1 and 2 of the British proposal for modus vivendi of June 3; takes exception to subdivision 3 relative to the appointment of consuls, and objects decidedly to the condition 4 of the previous assent of Russia; suggests that the navies of both nations enforce the agreement when it is concluded; reply to proposal of June 3.
Sir J. Pauncefote to Mr. Whar- ton.	June 6	note accepting the proposals therein on condition that the British government be allowed to supervise the execution of the agreement on the islands, and that the prohibition will be extended to the whole of the Bebring Sea. Insists that the terms of arbitration and modus be agreed on simultaneously, as the suspension of sealing
Mr. Wharton to Sir J. Paunce- fote.	June 6	could not be acceded to another year. Reply to the above. Objects to the claim of supervision by British authorities of the killing on land which is already supervised by American officials whose integrity is to be upheld, but agrees to the appointment of one or two commissioners for the collec- tion of facts to be placed before the arbi- trators. Submits proposal embodying this
Mr. Lincoln to Mr. Blaine	June 6	and other conditions agreed upon. Debate on the seal-fishery bill in the House of Commons, transmitted. The bill was read in the Honse of Lords without debate.
Sir J. Pauncefote to Mr. Whar- ton.	June 8	Submits, in reply to the above, an agreement telegraphed from London and containing modifications of and additions to that sub- mitted in said note.
Mr. Wharton to Sir J. Pauoce- fote,	June 9	Reply to the above. Protests against the presenting of new propositions at this time; proceeds to discuss them and submits a form of agreement drafted with slight modifications after that presented on June 6; insists upon the necessity of a speedy settlement,

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# THE BEHRING SEA CONTROVERSY.

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From and to whom.	Date.	Subject.
Sir J. Pauncefote to Mr. Whar- ton.	1891. June 10	Presents a defence of the motives of Lord Salisbury in introducing new propositions at this time, but says they will probably not be insisted upon except that for a joint commission of four experts to report on the necessity for international arrange
Mr. Lincoln to Mr. Blaine	June 10	ments. Debate in the House of Lords after passage of the bill.
Sir J. Pauncefote to Mr. Whar- ton.	June 11	Reply has been received by telegraph from Lord Salisbury who regrets that the sug- gestions in regard to Russia have been re- jected, but will authorize bim to sign agree- ment if assurance is given respecting the
Mr. Wharton to Sir J. Paunce- fote.	June 11	commission of experts. Acknowledges the above and accepts, pend- ing a fuller reply, the terms therein pre- sented.
Sir J. Pauncefote to Mr. Whar- ton.	June 13	He has received telegraphic permission to sign agreement under previously under- stood condition as to joint commission.
Mr. Wharton to Sir J. Paunce- fote.	June 13	Appointment for the formal attestation to the modus vivendi.
The President Mr. Wharton to Sir J. Paunce- fote.	June 15 June 20	Proclamation in re modus vivendi. Instructions issued by the Navy Department in pursuance of the above proclamation. Sir J. Panneefote is furnished copies there- of and asked for instructions issued by the British government.
Sir J. Pauncefote to Mr. Whar- ton.	June 21	Appointment of British commissioners under the agreement announced to visit Pribyloff Islands.
Sir J. Pauncefote (memoran- dum).	June 23	Instructions issued to British naval senior officer stated. Suggestion of indemnity for any act in execution of the modus vi-
Mr. Wharton to Sir J. Paunce- fote.	June 25	<ul> <li>vendi šubmitted.</li> <li>Objections of British government to arbitration proposition No. 6, presented by Mr. Blaine on Dec. 17, 1890. Reply to Lord Salisbury's note of the 26th of February, 1891, and of Sir J. Pauncefote's of June 3. The objection of the reference of the question of closed time to arbitration in such words as to attribute abnormal rights to the United States is met by a new proposition avoiding that objection; submits also a final clause in the matter of indemnification by which the interests of the United States as owner of the seal fisheries are not ignored as in the suggestion made in the note of June 3. Agreement in regard to the appointment of commissioners to visit the Pribylof Islands proposed.</li> </ul>
Mr. Wharton to Sir J. Paunce- fote.		Instructions for the reception of the British commissioners at the fisheries transmitted.
Mr. Wharton to Sir J. Paunce- fote.	June 26	Instructions issued to British navy, as per note of the 24th, have been communicated to the Navy Department
Sir J. Pauncefote to Mr. Wharton Mr. Wharton to Sir J. Paunce- fote.	June 27 July 3	to the Navy Department. Note of the 25th acknowledged. Commissioners to visit the Bebring Sea. Pro- poses they go and act together.
Sir J. Pauncefote to Mr. Whar- ton.	July 6	Reply to the above. Passage for the British Commissioners has already been arranged for but they will be instructed to coöperate as much as possible.
Sir J. Pauncefote to Mr. Whar- ton.	July 6	Act of Parliament and order in council in pursuance of modus vivendi agreement in- closed.
Sir J. Pauncefote to Mr. Whar- ton.	July 7	Instructions (in full) to the naval forces of Great Britain in the Behring Sea inclosed.
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From and to whom.	Date.	Subject.
Mr. Adee to Sir J. Pauncefote.	1891. July 8	Note of 6th instant, inclosing act of Parlia-
Mr.Wharton to Sir J. Pauncefote Sir J. Pauncefote to Mr. Whar- ton.	July 9 July 18	ment and order in council, acknowledged. Note of 7th and inclosure acknowledged. The proposition in regard to indemnification made in the note of June 25 appears to Lord Salisbury to prejudge the question of liability. A form is submitted by which not only the facts but the liability arising from them shall be passed upon by the arbitra- tors.
Mr. Wharton to Sir J. Paunce- fote.	July 23	The objection presented in the above note was not anticipated. It is contended that it was made with due regard to Lord Salis- bury's own language, and in a spirit of en- tire equality presents observations in sup- port of that position; but, with a view to removing the last point of difference, the proposition is modified so as to meet the objection made against it.
Sir J. Pauncefote to Mr. Whar- ton.	Aug. 8	Indemnities for acts committed by cruisers of either nation. Solicits a reply to the question relating thereto included in the memorandum transmitted with his note of June 23.
Mr. Wharton to Sir J. Paunce- fote.	Aug. 17	Reply to the above. The President thinks it will be time to consider the question of in- demnity when occasion has been given to claim the same.
Mr. Wharton to Sir J. Pauncefote Sir J. Pauncefote to Mr. Whar- ton.	Aug. 22 Aug. 24	Requests a reply to his note of July 23. Regrets his inability to furnish as yet the re- ply above requested.
Sir J. Pauncefote to Mr. Whar- tou (telegram).	Aug. 26	Your note of 22d. Important letter posted to-day.
Sir J. Pauncefote to Mr. Whar- ton (unofficial).	Aug. 26	The British government can not accept pro- posed form in note of July 23, because im- plying the admission of the doctrine that governments are liable for acts of their na- tionals. Without leaving the question of damages entirely out, as suggested by Mr. Wharton at one time, a middle course might be adopted, and, omitting the ques- tion of liability, questions of fact might be referred to the arbitrators. Submits the wording of the clause drafted on that basis.
Sir J. Pauncefote to Mr. Blaine	Aug. 26	The killing of seals is permitted, according to reports received from the Behring Sea Com- missioners, to continue, although the num- ber agreed upon, 7,500, is already exceeded, the excuse being that the limitation begins with the signature of the modus vivendi agreement. This government is convinced the President will not countenance any such evasion of the spirit of said agree- ment.
Mr. Wharton to Sir J. Paunce-	Sept. 2	Note of August 26 (above) shall receive im-
fote. Mr. Wharton to Sir J. Paunce- fote.	Sept. 7	mediate attention. The objection presented in (unofficial) note of August 26 is groundless. The President does not assume liability on the part of Great Britain, but, on the contrary, wishes to put the question of liability to the arhi- trators. He can not accept the connter proposition to submit the question of facts only, as those are well known, and must in- sist that the question of liability shall go to arbitration.
Mr. Wharton to Sir J. Paunce- fote.	Oct. 10	Alleged killing of seals in excess of number provided for by agreement. A reply to the note of August 26 has been delayed by the necessity of waiting for the United States

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From and to whom.	Date.	Subject.
	1891.	
		agent's report. The agent's interpretation that the limitation should begin with the signing of the agreement was concurred in hy the United States naval officers and the commissioners of both parties; a large number had been killed between that date and that of the receipt of instructions by the agent, leaving then but 3,029 to be taken "for the subsistence and care of the na- tives" from July 2, 1891, to May 1, 1892, and the agent seeing that it would be inade- quate, called upon the lessees to supply the definition of the receipt of the subsistence and set of the sub- dimensional set of the subsistence of the subsistence and the agent seeing that it would be inade- quate. Called upon the lessees to supply
Mr. Wharton to Sir J. Paunce- fote.	Oct. 12	the deficiency with salt meat. Delay of ten weeks in replying to the pro- posal of July 23, for the settlement of claims for damages is called to Sir Paunce- fote's attention, together with the fact that the modus vivendi expires May 2, 1892. The President feels that if any effective action is to be taken in the matter before the next fishing season opens all the terms of agreement of arbitration should he dis- posed of immediately.
Sir J. Pauncefote to Mr. Whar- ton.	Oct. 13	Reply to the above. Lord Salisbury is ex- pected in London this week; much of the period of ten weeks was taken up in infor- t mal discussions
Sir J. Pauncefote to Mr. Whar- ton.	Oct. 17	The British government insists upon its in- terpretation of the damage clause as pre- sented in his note of August 26. The same
Mr. Wharton to Sir J. Paunce- fote.	Oct. 22	proposition is practically renewed. Regrets the determination reported in the above note and discusses it at some length, but with a view to induce a prompt solu- tion submits a wording of the clause in conformity to the wish that questions of fact only shall be submitted to arbitration, the question of liability heing reserved for future negotiations.
Sir J. Pauncefote to Mr. Whar- ton.	Oct. 23	Acceptance of the above proposition has been received by telegraph.
Sir J. Pauncefote to Mr. Blaine	Nov. 23	States that two reservations are desired in article 6, viz., that the necessity and nature of any regulations are left to the arbitra- tors, and that such regulations will not be- come obligatory upon the United States and Great Britain until they have received the assent of the maritime powers.
Mr. Blaine to Sir J. Pauncefote	Nov. 27	States that within a few days the minister had furnished the exact points that had been agreed upon for arbitration; that be now informs bim by his note of the 23d in- stant that two reservations are desired in the sixth article; that all regulations should be left to the arbitrators, and that they shall be accepted by the other maritime powers before becoming obligatory upon the United States and Great Britaio. Such a proposition will postpone the matter in- definitely, and it can not be taken into con- sideration. There is no objection to sub- mittiog it to the maritime powers for their assent, but the United States can not agree to make the adjustment with Great Britain dependent upon the action of third parties, who have no direct interest in the seal fisheries.
Sir J. Pauncefote to Mr. Blaine	Dec. 1	States that with regard to the first reserva- tion proposed in his note of 23d ultimo, the statement made in Department note of the

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From and to whom.	Date	e.	Subject.
	1891	1.	
Mr. Blaine to Sir J. Pauncefote	Dec.	2	27th ultimo assures the same and it may be put aside. The object of the second reser- vation was to prevent the fisheries from being put at the mercy of some third power. The regulation might be evaded by British and American scalers by simply hoisting the flag of a non-adhering power. Suggests that after the lapse of one year if either government complains that injury is being done to the fisheries it may give notice of a suspension of the regulations. Suggests also that if any dispute arises between the two nations the question in controversy shall be referred to an admiral of each, who may choose an umpire. In reply to note of 1st instant, states that President is unable to see the apprehended danger of a third nation engaging in seal- ing; no other nation ever has. Russia will not dissent from the agreement because it will endanger her own sealing property. We may look to her to sanction and strengthen it. The two nations, however, should unite in a note to the principal powers advising them of what has been done and asking their approval. If the agreement is disturbed by a third nation Great Britain and United States can act
Sir J. Pauncefote to Mr. Blaine	Dec.	8	tration may be allowed to proceed.
Mr. Blaine to Sir J. Pauncefote	Dec.	10	but that they will refuse to allow the ar- rest of their ships which may engage in sealing in violation of the regulations. It is probable that during the close season sealing will go on under other flags. States, in reply to note of 8th instant, that since the dispute began not a vessel of France or Germany has ever engaged in sealing; it would be unprofitable for them to sail 20,000 miles to do so. If we wait un- til they agree that their ships may be searched the last seal will have heen taken.
Sir J. Pauncefote to Mr. Blaine	Dec.	11	Russia is regarded as an ally and no Ameri- ean country will loan its flag. To stop now for outside nations is to indefinitely post- pone the whole question. The President ad- heres to his ground, that we must have the arbitration as already signed. States that, in view of the strong opinion of the President that the danger apprehended by Lord Salisbury is too remote to justify delay, the British government will not press the point, explained in his note of the 8th instant, but it reserves the right of raising it when the question of framing the regulations comes before the arbitrators. It is understood that they may attach such conditions to them as they may 'a priori'
Mr. Blaine to Sir J. Pawncefote	Dec.	14	judge to be necessary and just to the two powers. States that he is authorized to sign the text of the seven articles and of the joint commission article. Will call at Department at any time appointed. In reply to note of 11th instant, states that President objects to Lord Salisbury's mak- ing any reservation at all, and cannot yield to him the right to appeal to the ar- bitrators to decide any point not embraced

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From and to whom.	Date.	Subject.
	1891.	in the entirlant to claim this right is to an
		in the articles; to claim this right is to en- tirely change the arbitration. The Presi- dent claims the right to have the seven points arbitrated. The matters to be ar- bitrated must be distinctly understood be- fore the arbitrators are chosen. Is pre- cover de size the arbitrators without any res-
	ļ	pared to sign the articles without any res- ervation whatever, and will be glad to
Sir J. Pauncefote to Mr. Blaine	Dec. 15	have him call at the Department on the 16th, at 11 a. m. Will transmit note of 14th instant to his government. Pending further instructions,
	ł	it is not in his power to proceed to the signature of the articles.
Sir J. Pauncefote to Mr. Blaine	Dec. 17	States in reply to note of 14th instant that Lord Salisbury states that owing to the difficulties of telegraphic communication he has been misunderstood, and will defer discussion as to the course to be followed in case the regulations are evaded by a change of flag. States that no reservation was embodied in his note of the 11th in- stant, and agrees with the President that
		trators not embraced in the agreement.
Sir J. Pauncefote to Mr. Blaine	Dec. 30	Is ready to sign the articles. Declines to have the number of the arbitra- tors reduced from seven to five, but prefers that each country should be represented by two and the other three appointed by
Mr. Lincoln to Mr. Blaine	1892. Jan. 6	foreign governments. Speech of Sir George Baden-Powell to his
MI. MICOII to MI. Dame	Jan. 0	constituents relative to the Behring Sea
Sir J. Pauncefote to Mr. Blaine	Jan. 16	question, on Jan. 5, 1892, transmitted. States that Messrs. Baden-Powell and Daw- son will arrive on the 29th.
Sir J. Pauncefote to Mr. Blui	Jan. 21	His government accepts that the arbitrators shall be chosen by France, Italy, and Sweden.
Sir J. Pauncefote to Mr. Blaine	Jan. 30	
Mr. Blaine to Sir J. Pauncefote	Feb. 4	Inclosing arbitration convention and Joint Commission agreement and states that he is ready to proceed at once to the signature
Mr. Blaine to Sir J. Panncefote	Feb. 4	pointed to investigate and report, conjoint- ly with British commissioners, upon facts relative to preservation of seal life; will be ready to confer informally with British
Sir J. Pauncefote to Mr. Blaine	Feb. 6	colleagues at their convenience. Note of February 4 acknowledged. States that Sir Baden-Powell and Prof. Dawson have been appointed commissioners in the matter of the preservation of seal life, and trusts that arrangements will be made at once for the meeting of the commission on
Mr. Blaine to Sir J. Panncefote	Feb. 6	a bidd for the meeting of the commissioners are men who have already publicly expressed an opinion as to the merits of the question, but hopes this will not prevent a fair and impartial investigation. Supposed that before this the arbitration convention would be signed and thus have enabled the commissioners to proceed officially to a discharge of their duties, but as it became necessary to await approval of the draft

From and to whom.	Date.	Subject.
	1892.	
Sir J. Pauncefote to Mr. Blaine	Feb. 8	of the instrument, has interposed no ob- jection to preliminary conferences. Deprecates the intimation that the British commissioners may be biased by previous public expressions of opinion; presents the defense of both of them; remarks that the same observation might be urged in the
Mr. Blaine to Sir J. Pauncefote	Feb. 9	same observation might be urged in the case of the American commissioners, and expresses satisfaction that the course adopted is in accord with that suggested by him in the note dated April 29, 1890. The British commissioners wishing to post- pone joint conferences until arbitration convention shall have been signed, the United States commissioners have been instructed to make known their readiness to proceed without further delay, the United States government regarding the
Sir J. Pauncefote to Mr. Blaine	Feb. 11	convention as substantially agreed upon. Acknowledges above; makes mention of two preliminary conferences, and says the Brit- ish commissioners hope to arrange for the
Mr. Blaine to Sir J. Pauncefote	Feb. 12	formal opening of their session. Refusal to discuss modus vivendi by the British commissioners; the value of the work of the commission will be diminished thereby. What is the scope of the duties
Sir J. Pauncefote to Mr. Blaine	Feb. 13	bury, to whom the draft of arbitration convention inclosed in the note of Febru-
Sir J. Pauncefote to Mr. Blaine	Feb. 19	ary 4 has been forwarded. No opinion can be expressed by the British government as to the modus vivendi ques- tion raised in the interview of the 2d in-
Mr. Blaine to Sir J. Pauncefote	Feb. 24	Urges the necessity of a modus vivendi; the terms should be similar to those of last year, but better executed; asks that the contents of this note be transmitted by telegraph, every day of delay involving
Mr. Blaine to Sir J. Pauncefote	Feb. 26	great trouble to both governments. Sealing schooners are reported by United States consul at Victoria to have cleared to the number of forty-six with six or seven more to go, as against thirty same date last year. The need of an agreement will soon be over
Mr. Blaine to Sir J. Panncefote	Feb. 27	if it is not arrived at soon. Fixes the 29th as the day on which to sign
Sir J. Pauncefote to Mr. Blaine	Feb. 29	the treaty of arbitration. Reply to the note of the 24th. Lord Salisbury does not admit that the delays have been greater on the part of Great Britain; the British commissioners have reported that there is no danger of a serious diminution of the seals, and therefore the necessity of a modus vivendi is not apparent. Still he would not object to the prohibition limited to a zone not more than 30 miles around the Bribuloff Llends. mevided the actor
Sir J. Pauncefote to Mr. Blaine	Mar. 7	the Pribyloff Islands, provided the catch on the islands be limited to 30,000. The simile of trees would be more appropriate if applied to grass, which, like the seals, will be produced next year, pending the result of arbitration. Presents arguments in support of Lord Salis- bury's refusal to accede to another modus vivendi; the first was agreed to (as per note of June 6, 1891) under stipulation that

From and to whom.	, Date.	Subject.
Mr. Wharton to Sır J. Paunce- fote.	1892. Mar. 8	the measure could not be repeated; there is no apparent danger to the seal species; the zone proposed is more extensive than that mentioned by Mr. Blaine on March 16 1891; the anticipation of conflicts, cousid- ered in the note of May 4, 1891, has been met by the provisions of the Bebring Sea act of Parliament and order in council. The President regrets that Great Britain should decline to agree to an effective mode of protecting a property the title to which is being submitted to arbitration, a course demanded by common equity. The simile of grass cutting refuted. If Great Britain declines, as shown by quotations from previous correspondence, to assume responsibility for acts of her subjects she should restrain the same from committing was a matter of comity before arbitratio of last year was four times that made or land; it would become enormous in the ab sence of any restriction. The impractica bility of a 30-mile zone, now proposed by Lord Salisbury, was pointed out by himseli when the proposal came from this govern- ment. The United States can not be ex- pected to forego protecting is property while the arbitration is proceeding.

For most recent action in this matter, up to the moment of going to press, see Addenda, preceding Index.

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### THE WORLD'S COLUMBIAN EXPOSITION.

THE location at which it is to be held was decided by the United States House of Representatives, the Senate concurring in the same. The contesting cities were Chicago, New York, Washington and St. Louis. Eight ballots were taken, Chicago having the lead in all of them, with New York second and St. Louis a good third. The total vote was 308; necessary for a choice, 154. On the eighth ballot, Chicago received 157 votes, against 107 votes for New York.

The following is the vote in detail at each ballot :

	1	2	3	4	<b>5</b>	6	7	8
Chicago	115	121	127	134	140	149	155	157
New York	72	83	92	95	110	116	112	107
St. Louis	61	59	53	<b>48</b>	<b>38</b>	<b>28</b>	<b>27</b>	<b>26</b>
Washington	56	<b>46</b>	<b>34</b>	<b>29</b>	<b>24</b>	18	17	18
Cumberland Gap	1	•••	• • •		•••	•••	•••	•••
Tota1								308
Necessary to choice	153	155	154	154	157	156	156	155

At the election in November, 1890, an amendment to the constitution of the State of Illinois, submitted by the Legislature, was adopted by the people, which authorizes the city of Chicago to issue \$5,000,000 of thirty-year bonds at 5 per cent. interest, the proceeds to be applied under the direction of the World's Columbian Exposition; said corporate authorities of Chicago to be repaid the same proportionate amount as is repaid to the stockholders on the sums subscribed and paid by them, and to be permitted to take, in whole or in part, of the sum coming to them, any permanent improvements placed on land held or controlled by them. The indebtedness so created by Chicago is to be paid by the city of Chicago alone, and not by the State, or from any State revenue, tax or fund.

The subscriptions and the proceeds of these bonds will fill the requirements of the act as to funds.

The World's Fair act was approved April 25, 1890. It provides for an exhibition of arts, industries, manufactures and products of the soil, mine and sea in 1892 in Chicago, Illinois, in celebration of the four hundredth anniversary of the discovery of America by Christopher Columbus. A commission of two persons from each State and Territory, to be appointed by the President on the nomination of the Governors, and of eight commission-ers-at-large and two from the District of Columbia, to be appointed by the President, in all which there shall be one from each of the two leading political parties—with alternates—shall be the World's Columbian commission, with power to accept the site, etc., on condition of their being satisfied that \$10,000,000 are secured for the complete preparation for said exposition. The commission is required to appoint a board of lady managers, who may



COLUMBUS WAS BORN.

appoint one or more members of all committees authorized to award prizes for exhibits which may be produced in whole or part by female labor. A naval review is directed to be held in New York Harbor in April, 1893, and the President is authorized to extend to foreign nations an invitation to send ships of war to join the U.S. Navy in rendezvous at Hampton Roads and proceed thence to said review. The buildings shall be dedicated October 12, 1892, and the exposition open not later than May 1, 1893, and close not later than October 30, 1893. The commission shall exist no longer than January A government building for \$400,000 shall be crected, to contain rnment exhibits. The United States shall not in any manner, nor 1, 1898. the government exhibits. under any circumstances, be liable for any of the acts, doings, proceedings or representations of the said corporation organized under the laws of the State of Illinois, its officers, agents, servants or employés, or any of them, or for the service, salaries, labor or wages of said officers, agents, servants or employés, or any of them, or for any subscriptions to the capital stock, or for any certificates of stock, bonds, mortgages or obligations of any kind issued by said corporation, or for any debts, liabilities or expenses of any kind whatever attending such corporation or accrning by reason of the same.

The buildings, their dimensions, area and cost are :

Woman's, 200 x 400 feet; area, 1.8 acres; cost, \$120,000.

Electricity, 345 x 700 feet; area 5.5 acres; cost \$375,000. Mines and mining, 350 x 700 feet; area, 5.6 acres; cost, \$260,000. Manufactures and Liberal Arts, 787 x 1,687 feet; area, 30.5 acres; cost, \$1,500,000.

Transportation,  $250 \times 900$  feet; area, 5.5 acres; cost, \$280,000. Horticultural,  $230 \times 1,000$  feet; area, 5.8 acres; cost, \$300,000. Administration,  $200 \times 260$  feet; area, 1.6 acres; cost, \$450,000.

Agriculture, 500 x 800 feet; area, 9.2 acres (cost, \$540,000); Annex, 328 x 500 feet; area, 3.8 acres (cost, \$200,000); total cost (including Assembly Hall, etc.), nearly \$1,000,000.

Machinery,  $500 \times 850$  feet; area, 9.8 acres; Annexes (2),  $400 \times 551$  feet; area, 6.2 acres; total cost, \$1,200,000. Fish and Fisheries,  $163 \times 363$  feet; area, 1.4 acres; Annexes (2), 135 feet in diameter; area, 8 acres; total cost, \$200,000.

Fine Arts, 320 x 500 feet; area, 3.7 acres; Annexes (2), 120 x 120 feet; area, 1.1 acre; total cost, \$500,000. Forestry, 200 x 500 feet; area, 2.3 acres; cost, \$100,000. Saw Mill, 125 x 300 feet; area, .9 acres; cost, \$35,000. Dairy, 95 x 200 feet; area, .5 acres; cost, \$35,000.

Live Stock (3), 65 x 200 feet; area, .9 acres; cost, \$50,000. Live Stock (3), 65 x 200 feet; area, .9 acres; and Live Stock Sheds, 40 acres; total cost, \$150,000. Casino, 175 x 300 feet; area, 1.2 acres; cost (with pier), \$150,000. United States Government, 350 x 420 feet; area, 3.4 acres; cost, \$400,000.

Battle-Ship,  $348 \ge 69.25$  feet; area,  $3 \ acres; cost, \$100,000$ ; Illinois State and State Annexes (2),  $160 \ge 450$  feet; area, 1.7, and  $.3 \ acres; cost, \$250,000$ . Making a grand total of \$6,740,000.

Exclusive of these buildings a large number more will be erected by different States of the Union and foreign governments. These will be located at the north end of the lagoon.

Other foreign features (exclusive of Venice and its gondolas) may be decided upon by the respective committees of gentlemen who went abroad for the purpose of securing the coöperation of foreign countries in the great Colnmbian Fair.

The foreign participants in the Exposition, and the amounts they have appropriated for that purpose, are :

	,		
Argentine Republic	\$100,000	Trinidad	\$ 15,000
Austria-Hungary	147,000	Victoria	
Belgium		Guatemala	120,000
Bolivia	150,000	Hayti	
Brazil	550,000	Hawaii	• • • •
China		Honduras	20,000
Chile	100,000	Italy (informal)	
Colombia	100,000	Italy Erythia	
Costa Rica	100,000	Japan	700,000
Denmark		Madagascar	
Danish West Indies	10,000	Mexico	750,000
Ecuador	125,000	Netherlands (informal)	
Egypt (informal)		Dutch Guiana	6,000
France	400,000	Dutch West Indies	10,000
Algeria		Nicaragua	30,000
French Guiana		Orange Free State	
Germany	215,000	Paraguay	
Great Britain		Persia	
Barbadoes		Peru	140,000
British Columbia		Russia	
British Guiana	20,000	Salvador	30,000
British Honduras	7,000	San Domingo	
Cape Colony	-25,000		
Ceylon	40,000	Spain	
India		Cuba	25,000
Jamaica	10,000	Porto Rico	
Mashonaland		Transvaal	
Malta		Turkey	
New South Wales		Uruguay	
New Zealand	27,500	Venezuela	
Queensland		Zanzibar	
Tasmania			

All the governments named above have accepted the invitation, those marked "informal" having declared an intention to assist exhibitors in an unofficial manner.

#### DESCRIPTION OF THE BUILDINGS.

Woman's Building.—The first building completed was the Woman's Building. It is prominently situated in the northwestern part of the park, facing the lagoon, is 400 feet in width and 200 feet in depth, and has a staircase and landing leading to a terrace six feet above the water. The style of architecture is Italian Renaissance, and the building is two stories in height. A lobhy 40 feet wide leads into the rotunda (70 x 65 feet), which is surmounted by an ornamental skylight. Around the rotunda is a two-story open arcade. On the first floor is a model hospital, a model kindergarten, each 80 x 60 feet, and the whole floor of the south pavilion has been set apart for the reform work and charity organizations. Each floor 80 x 200 feet. Opposite the main front entrance are the library, bureau of information, records, etc. In the second story are the ladies' dressing-rooms and parlors, and an assembly-room, with an elevated stage for speakers, and club-room. The south pavilion has heen provided with model kitchen and refreshment-rooms. The huilding cost \$120,000.

Administrative Building.—This building is located at the west side of the great court and cost \$450,000. It is 260 feet square, and consists of four pavilions, 84 feet square, one at each of the four angles of the square. It is crowned by a dome 120 feet in diameter and 220 feet in height. The ground



floor contains in one pavilion the Fire and Police Departments, with cells for the detention of prisoners; in the second pavilion are the offices of the Ambulance service, the Physician and Pharmacy, the Foreign Departments and the Information Bureau; in the third pavilion the Post-office and a Bank, and in the fourth the offices of Public Comfort and a Restaurant. Ample provision has been made in the second, third and fourth stories for the Boardrooms, the Committee-rooms, the rooms of the Director-General, the Department of Publicity and Promotions, and for the United States Columbian Commission.

Machinery Hall.—The building known as Machinery Hall is 800 x 500 feet in dimensions and presents a most imposing appearance. It is located at the extreme south end of the park and south of the Administrative Building. Its cost with Annex and Power House, \$1,200,000. The building is spanned by three arched trusses, and its interior resembles railroad train houses. The Annex covers between four and five acres and increases the length of the Machinery building to about 1,400 feet. It is the second largest structure on the ground.

Manufactures and Liberal Arts Buildings.—The largest of all the buildings for the Exposition is that constructed for Manufactures and the Liberal Arts. It is 1,687 feet long by 787 feet wide and covers an area of thirty and a half acres. It cost \$1,500,000. The great central hall has a clear space of 1,280 feet by 380 feet, and is surrounded by a nave and two galleries. The apex of the roof is 245½ feet, which is supported by twenty-two steel arches. The total length of the gallery is 3,504 feet. The east and west halls of the nave are 1,588 feet long, and total length of the nave, 4,119 feet. The building is three times as large as St. Peter's Cathedral in Rome. The style of architecture of the building is Corinthian, and it has four great entrances, one in the centre of each facade.

entrances, one in the centre of each façade. Transportation Building.—The Transportation Building, costing \$280,000, lies between the Horticultural and Mines Buildings and faces eastward. It is of the Romanesque style of architecture and is surmounted by a cupola. The interior of the building has broad naves and aisles, and the roof is in three divisions. The cupola is reached by eight elevators. The main building is 960 feet front by 250 feet deep. From this extends westward to Stony Island avenue, an Annex covering 9 acres. It is but one story in height. What is known as the Transportation Exhibit includes everything known in the way of transportations, such as baby-carriages, cars, engines, vessels, carrier pigeons, etc.

Horticultural Building.—The Horticultural Building cost \$300,000. It is immediately south of the entrance to Jackson Park from the Midway Plaisance and faces east on the lagoon. The building is 1,000 feet long and 250 feet in width. It has a central and two end pavilions, each connected with the central one by front and rear curtains, forming two interior courts, each 88 x 270 feet. The centre pavilion is roofed by a crystal dome 187 feet in diameter and 113 feet high, under which are exhibited tall palms, bamboos, ferns, etc. There are galleries in each of the pavilions. The galleries of the end pavilions are designed for cafés. The exhibit in this building consists of varieties of flowers, plants, vines, seeds, horticultural implements, etc.

Agricultural Building.—The style of architecture of this beautiful building is classic Renaissance. It is located near the shore of Lake Michigan and is surrounded by the lagoons that lead into the park from the lake. Its dimensions are 500 x 800 feet, and cost, with annex, \$1,000,000. The building covers an area of more than 9 acres and its annex 3.8 acres. It is a singlestory building. On either side of the main entrance are Corinthian pillars 50 feet high and 5 feet in diameter. The centre pavilion is 144 feet square. The entire building is overtopped by a glass dome 130 feet high, and the rotunda is 100 feet in diameter. In the southern part of the building is a structure known as a Live Stock and Agricultural Assembly Hall. The structure is conveniently near one of the stations of the elevated railway. On the first floor is a Bureau of Information, suitable committee rooms for Live Stock Associations, waiting rooms for ladies, lounging rooms for gentlemen and toilet accommodations. The Assembly room, upstairs, has a seating capacity of 1,500, and where lectures will be delivered upon every topic relative to agriculture, live stock, etc. Adjacent to the Agricultural Building and its annex are buildings for the forestry and dairy exhibits, whose dimensions are 200 by 500 feet and 95 by 200 feet respectively.

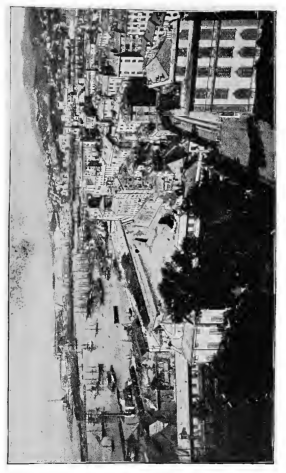
Dairy Building.—The Dairy Building is  $95 \times 200$  feet, with an area of .5 acres, and cost \$30,000. In this building will be a school of contest both between herds and individuals of the chief breeds of dairy cattle, with a view of ascertaining the respective merits of each in milk-giving and butter-producing. There will be all kinds of dairy utensils and appliances on exhibition. The "Dairy School" is the special feature of this building. Forestry Building.—This eligibly located building is  $200 \times 500$  feet in dimensions and is of a rustic order of architecture. There is a veranda sup-

Forestry Building.—This eligibly located building is 200 x 500 feet in dimensions and is of a rustic order of architecture. There is a veranda supporting the roof, the colonnade of which is composed of tree trunks each 25 feet in length, all of them in their natural state. The roof is thatched with tan bark and other barks. The various wood finishings of the interior are both unique and attractive. The tree trunks were contributed by different States and Territories and Foreign Countries, the name of each tree being known by a placard. The building has on exhibit forest products, logs and sections of trees, dressed lumber, such as flooring, casing, shingles, etc., dye woods and barks, lichens, wood pulp, rattan willow ware, woodenware and numerous other specimens. Several complete sawmills will be in operation. The sawmill plants occupy a building 125 x 300 feet in size and costing about \$35,000. The forestry building proper cost \$100,000.

Fisheries Building.—The location of the Fisheries Building is at a point northwest of the United States Government Building. Its proportions are 1,100 feet in length by 200 feet in depth. It cost \$200,000, inclusive of two smaller polygonal buildings. The aquaria, ten in number, are supplied with gold, tench and other fish and have a capacity of from 7,000 to 27,000 gallons each. The total water capacity of the aquaria, exclusive of reservoir, is 18,725 cubic feet, or 140,000 gallons. The glass fronts of the aquaria are about 575 feet in length and have 3,000 square feet of surface. The supply of sea water was secured by evaporating the necessary quantities at the Woods Holl station of the United States Fish Commission, to about one fifth of its bulk, thus reducing both quantity and weight for transportation about 80 per cent. The fresh water required to restore it to its proper density was supplied from Lake Michigan.

Hall of Mines and Mining.—The Hall of Mines and Mining is of the Italian Renaissance order of architecture, and is located at the southern extremity of the western lagoon, just between the Electricity and Transportation Structures. In dimensions it is 700 feet in length by 350 feet in width and it cost \$260,000. On the ground floor are restaurants and toilet rooms. The galleries are 25 feet high and 60 feet wide. The covered promenades are each 25 feet in width by 230 feet in length. Between the main entrance and the pavilions are ornamental arcades forming a loggia on the ground floor and a recessed promenade on the gallery floor: a great portion of the roof is covered with glass.

Electrical Building.—This building is opposite the Manufactures Building, and on the west side faces the Mines Building. It cost \$375,000. The exterior of the building is of the Corinthian order of architecture, and the general plan is that of a longitudinal nave 115 feet wide and 114 feet high, crossed in the middle by a transcept having a pitched roof with skylights, the



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rest of the building a flat roof with skylights. The area of the galleries in the second story is 118,546 square feet, or 2.7 acres. The east and west central pavilions are composed of towers 168 feet high. From each upper pilaster is a pedestal bearing a lofty mast for the display of banners by day and electric lights by night. In the centre of the attic niche is a colossal statue of Franklin.

Art Palace.—The Art Palace is oblong in shape, and is of the classic Grecian-Ionic style of architecture. In size it is  $500 \times 320$  feet, and it is 125 feet In height to the top of the dome. It is intersected on all sides by a nave and transept, 100 feet wide and 70 feet high, and the dome, 60 feet in diameter, is surmounted by a colossal statue of Winged Victory. Around the building are galleries 40 feet wide. The interior and exterior of the building are ornamented with wall paintings, sculptures and portraits in basrelief of the masters of ancient art. The main building is entered by four large portals ornamented with sculptured designs. The wall paintings illustrate the history and progress of the arts. The building is located in the northern portion of the park with the south front facing the lagoon. It cost between \$500,000 and \$600,000.

Naval Exhibit.—The United States Naval Exhibit is an imitation battleship building erected on pilings on the lake front, in the northeast portion of Jackson Park. The structure is made to represent a battle-ship of the new navy for coast-line defense, designed by the Bureau of Construction and Repairs, the battle-ships now under construction to cost \$1,000,000 each. The structure is surrounded by water and has all the guns, turrets, torpedo tubes, torpedo nets, booms, anchors, chain cables and all other fittings and appliances of a regular battle-ship. During the exhibition, the ship will be manned by the customary contingent of officers, sailors and marines, and all explanations in regard to the mode of life upon a man-of-war will be made, and the modus operandi of handling the vessel during an engagement. The dimensions of the structure are: length, 348 feet, width amidships, 69 feet 3 inches, and from the water-line to the top of the main deck 12 feet, or the exact dimensions in detail of a battle-ship. The battery is mounted the same as on a regular ship.\*

\* For most recent legislation, etc., on this subject, up to the moment of going to press, see Addenda, preceding Index.

## NATURALIZATION LAWS.

PREVIOUS to an important State or National election it frequently occurs that many persons are naturalized and given thereby citizenship and the right of suffrage. This right is conferred by the Judges of Courts of States and Territories after having heard testimony as to the length of time the applicant for franchise has been in this country, his moral character, etc. If it shall appear to the satisfaction of the Court to which the alien or foreigner has applied, that he has resided continuously within the United States for at least five years and within the State or Territory where such Court is at the time held, one year at least; and that during that time "he has behaved as a man of good moral character, attached to the principles of the Constitution of the United States, and well disposed to the good order and happiness of the same," he will be admitted to citizenship after having subscribed to the following oath, administered by the Clerk of the Court: "That he will support the Constitution of the United States, and that he absolutely and entirely renounces and abjures all allegiance and fidelity to every foreign prince, potentate, State or Sovereignty, and particularly by name to the prince, potentate, State or Sovereignty of which he was before a citizen or subject." These proceedings are regularly entered upon the records of the Court. If the applicant has borne any hereditary title or order of nobility, he must make an express renunciation of the same at the time of his application.

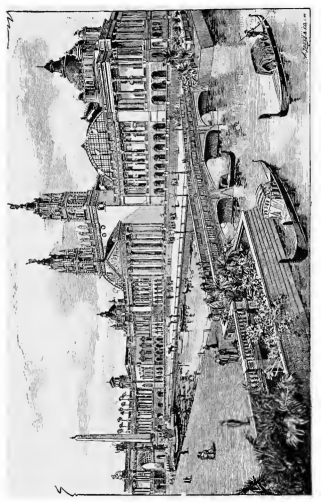
#### OTHER NATURALIZATION PROVISIONS.

An alien of twenty-one years and upward, who has been in the armies of the United States and has been honorably discharged therefrom, may become a citizen upon his petition, without any previous declaration of intention, provided that he has resided in the United States at least one year previous to his application, and is of good moral character.

An alien under twenty one who has resided in the United States three years next preceding his arriving at that age, and who has continued to reside therein to the time he may make application to be admitted a citizen thereof, may, after he arrives at the age of twenty-one years, and after he has resided within the United States, including the three years of his minority, be admitted a citizen; but he must make a declaration on oath and prove to the satisfaction of the Court that for two years next preceding it has been his *bona fide* intention to become a citizen.

The children of persons who have been duly naturalized, being under the age of sixteen years at the time of the naturalization of their parents, shall if dwelling in the United States be considered as citizens thereof. The children of persons who now are or have been citizens of the United States are, though born out of the limits and jurisdiction of the United States, considered as citizens thereof.

Section 2000 R. S. U. S. declares that all naturalized citizens of the United States while in foreign countries are entitled to and shall receive the same protection of persons and property which is accorded to native-born citizens. Even after five years' residence and due naturalization of an alien he is not entitled to vote unless the laws of the State confer the privilege upon him. In one State (Minnesota) he may vote four months after landing, if he has immediately declared his intention, under the United States law, to become a citizen. Naturalization is a Federal right and is a gift of the entire Union, but the right to vote comes from the State and is a State gift.



MACHINERY BUILDING AND CANAL, WORLD'S COLUMBIAN EXPOSITION.

Gtotos	Requirements as to	Å	Previous residence required.	ence requir	ed.	Demonse excluded from suffrage.
Dranes.	citizenship.	In State	In county.	In town.	In precinct.	
Alabama	Citizen, or alien who has de- clared intention.	1 yr.	3 mos.	30 d.	30 d.	Convicted of treason, embezzlement of public funds, malfeasance in office, larceny, brib- ery, or other penitentlary offense and sido.
Arkansas	Citizen,	1 yr.	6 mos.	30 d.	1 mo.	Idiots, insane and felons.
California	by nativity, naturaliza- tion or Treaty of Que-	1 yr.	90 d.	30 d.	30 d.	Insane, Chinese, or persons convicted of in- famous crime.
Colorado	or alien who has de- clared intention 4 mos.	6 mos.	90 d.	10 d.	10 đ.	Convicted of felony, unless restored to citi- zenship.
Connecticut	of good moral character, able to read any arti- cle of Constitution or	1 yr.	90 d.	6 mos.	10 đ.	Persons unable to read, convicted of forgery, bribery, peripury, duching, frandulent bark- ruptcy, theft or other offense for which in- famous punishment is inflicted.
Delaware	and paying county tax	1 yr.	1 mo.	6 mos.	10 d.	Idiots, insane, paupers, felons.
Florida.	arter age of z. Ottzen, or alien who has de- clared intention and who has paid capita-	1 yr.	6 mos.	6 mos.	10 d.	Persons not registered, or under guardianship, insane, convicted of felory, bribery, perjury, larcery, or any infamous crime.
Georgia	Citizen.	1 yr.	6 mos.	6 mos.	10 đ.	Persons convicted of treason against the State, or of a crime punishable by imprison- mont fraction delinomet to volvers
Idaho	Citizen.	6 mos.	30 d.	6 mos.	10 đ.	Chinese, uneivrilized Indians, insane, persons under guardinaship or convicted of mbez- ziement of public funds, bribery or other in- ziement of public funds, bribery or other in- ternons crime unless restored to civil rights, crontined in prison on conviction of crim- inal offense, bigamists or polygamists and

exacted as noted helow 91.6 VOTING QUALIFICATIONS.

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Duales.	citizenship.	Io State.	In county.	In town.	In town. In precinct.	
						society that encourages plural marriage or teaches that the State laws are not supreme in prescribing rules of civil con-
Illinois	Citizen.	1 yr.	90 d.	6 mos.	30 d.	Convertent of pentitentiary crime, unless par- doned or restored to civil rights, or guilty of
Indiana.	<u> </u>	6 mos.	90 d.	60 đ.	30 d.	orieery at elections. Convicted of crime.
Iowa	clared intention.	6 mos.	60 d.	30 d.	30 d.	Persons convicted of infamous crime, U. S. soldiers and marines not bona fide resi-
Kansas	Citizen, or alien who has de- clared intention.	6 mos.	60 d.	30 d.	30 d.	denus. Insane, persons under guardianship, convicted of felony, or guilty of bribery or defrauding government, or who have voluntarily borne
Kentucky	Citizen.	2 yrs.	1 yr.	1 yr.	60 d.	arms against U. S. government. Convicted of robbery, forgery, counterfeiting,
Louisiana	Citizen, or alien who has de- clared his intention.	1 yr.	6 mos.	30 d.	30 d.	onvery pertury, or other late crime. Convicted of treason, embezzlement of public finds, malfeasance in office, larceny, brib- ery, luegal votang or other crime punishable by hand labor or immisconnent in peniten-
Maine	Citizen.	3 mos.	3 mos.	3 mos.	Varies.	tiary, and insane. Women, minors, aliens, panpers, persons un-
Maryland	Citizen.	1 yr.	6 mos.	3 mos.	1 d.	uer guardianship and indians not taxed. Persons under 21, convicted of larceny or other infamous crime unless pardoned, per-
Massachusefts	Citizen, who can read the Con- stitution in Brglish and write his name (nulese)	1 yr.	3 mos.	6 mos.	30 đ.	some nuder guardianship, or innatics, or non composmentia. Aliens, persons under guardianship, paupers, persons who cannot read the Constitution in English and write their names. (Women are allowed for worked for solved for momentizes )
	physically disabled) who has paid a State, county or town tax within two years.					

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States	Requirements as to	Å	Previous residence required.	ence requir	ed.	
00000	citizenship.	In State.	In county.		In town. In precinct.	Persons excluded from suffrage.
Michigan	Citizen, or alien who has de- clared intention 6 mos. before election and has resided in U.S. 2%	3 mos.	10 d.	6 mos,	10 d.	Indians, duelists and abettors.
Minnesota	or alien who has de- clared intention civil- ized half-breeds and civilized Indians after judicial examination, all to have resided in	4 mos.	10 d.	10 đ.	10 d.	Convicted of treason or felony, unless restored to civil rights, insane, and uncivilized In- dians.
Mississippi	U.S.1 yr. (1) Citizen. (2)	2 yrs.	1 yr.	1 yr.	1 yr.(3)	Convicted of bribery, burglary, theft, arson, obtaining money or goods under false pre- tenses, perjury, forgery, embezzlement or bigardy, delinquent taxpayers and persons
Missouri,	or alien who has de- clared intention not less than 1 yr. nor more than 5 yrs. be-	1 yr.	60 đ.	60 d.	1 yr.	not registered. U.S. soldters or sallors, paupers, persons con- Victed of felony or other infamous crime or of misdemeanor, or violating right of suf- frage, unless pardoned. A second convric- tion of such crime or misdemeanor perma-
Montana	Iore election. Citizen, and until Aug. 17, 1894. allen who has declared	l yr.	30 d.	30 d.	30 d.	neutly disfranchises, Convicted of felony, unless pardoned, idiots or insame, and after Aug. 17, 1894, aliens not fully naturalized. Women vote at school
Nebraska	Differention. Citizen, or declared intention 30	6 mos.	40 d.	10 d.	10 đ.	elections. Lunatics, convicted of treason or felony, un- less pardoned, U. S. soldiers and sailors.
Nevada	Citizen.	6 mos.	30 d.	10 d.	10 đ.	Insane, convicted of felony or treason, unam- nestied Confederates who bore arms against
New Hampshire	Citizen.	6 mos.	30 d.	6 mos.	10 d.	Aliens and paupers and persons excused from
New Jersey	Citizen of the U.S.	1 yr.	5 mos.	6 mos.	10 d.	paying taxes at tuen own request. Paupers, idiots, insane, or persons convicted of crimes which exclude them from being

	Requirements as to	Å.	Previous residence required.	ence requir	ed.	Domone conduded from cuffmend
Duduco.	citizenship.	In State.	In county.	In town.	In precinct.	reisous excluded iron suntage.
New Mexico	Citizen.	6 mos.	3 mos.	6 mos.	30 d.	witnesses, unless pardoned or restored by law to the right of suffrage. Pueblo Indians and persons sentenced for per- jury, forgery, arson, counterfeiting, larceny.
New York	Citizen who was citizen 10 days.	1 yr.	4 mos.	6 mos.	30 d.	rape, or twice for petit larceny. Convicted of bribery or other infamous crime, unless pardoned, betters on elections, bribers
North Carolina North Dakota	Citizen. Citizen, and alien who has de-	1 yr. 1 yr.	90 d. 6 mos.	6 mos. 6 mos.	30 d. 90 d.	and nrived are tections. Convicted of felony or other infamous crime. U. S. soldiers and sallors, persons under guardianship or those convicted of treason of the second second and when and
	and not more than 6 yrs. before election; civilized Indians who have severed tribal					or reroly, unces resource to civil lightes, and insane.
Ohio	relations. (4) Citizen.	1 yr.	30 d.	20 d.(5)	20 d.(5)	Idiots, insame and felons, unless restored to
Oklahoma	Citizens, living in Oklahoma on	None.	None.	None.	None.	curzensurp. No express exceptions.
Oregon	May 2, 1890. White citizen,(6) or white alien who has	6 mos.	None.	None.	None.	Idiots, negroes, mulattoes and Chinamen, or persons convicted of pentientiary offense.
Pennsylvania	declared intention. Citizen 1 mo. and if 22 yrs. old must have naid tay at	1 yr.(7)	None.	None.	2 mos.	Guilty of bribery; if convicted of wilfful viola- tion of election laws shall be deprived of violt of suffrage absoluted of Magness
	least 1 mo. and not more than 2 yrs. before					IBUT OF SULLARS AUSOMOCI IO + Jeans.
Rhode Island	elecuon. Citizen.	2 yrs.	None.	6 mos.	2 mos.	Paupers and all persons convicted of hribery or any infamous crime, or fraudulent voting,
South Carolina	Citizen of the U.S.	1 yr.	60 d.	6 mos.	2 mos.	or sentenced to State's prison for one year. Paupers, innatics, convicted of treason or
South Dakota	Citizen, or alien who has de- clared intention.	1 yr.	6 mos.	6 mos.	30 d.	outer mutations cruter, or or uncure. Persons under guardianship, insane, convicted of treason or felony, unless pardoned.

States	Requirements as to	Å	Previous residence required.	lence requir	ed.	Darsons aveludad from suffrage.
	citizenship.	In State.	In State. In county.		In town. In precinct.	
Tennessee	Citizen.	1 yr.	6 mos.	6 mos.	30 d.	Convicted of bribery or other infamous of
Texas	Citizen, or declared intention	1 yr.	6 mos.	6 mos.	6 mos.	Idiots, lunatics, paupers, felons, soldiers and sectors of 11 S
Utah	or declared intention.	1 yr.				Women, aliens, insane.
Vermont		1 yr.	6 mos.	3 mos.	30 d.	Aliens, women and minors (women taxpayers,
Virginia	Citizen of the U.S.	1 yr.	3 mos.	3 mos.	30 d.	to years of age, you actioned in the State, soldiers or saliors stationed in the State, idiots, convicted of bribery at election, em-
Washington	Citizen, lor declared intention he-	1 yr.	90 đ.	3 mos.	30 đ.	bezzlement of public funds, treason, felony, or petit larceny, duelists and abettors, un- less partoined by Legislature. Untaxed Indians, insance, persons convicted of infamous crime, unless pardoned.
	fore April, 1889, and had resided then in State 6 mos					
West Virginia		1 yr.	60 d.	3 mos.	30 d.	Paupers, lunatics, and persons convicted of
Wisconsin	Citizen, or resided 1 yr. in State	1 yr.	60 d.	3 mos.	10 d.	Persons under y or vitrouy in an average.
Wyoming		1 yr.	60 d.	3 mos.	10 d.	to civil rights.
	women by constitution.					

Women 21 years old, citizens of the U. S., who have resided 10 days in State and 4 days in district, may vote at school elections. After January 1, 1632, must be able to read State Constitution or give reasonable interpretation of it when read to him. Six months in the case of clergymen, otherwise qualified. Women vote at school elections. Fixeept where head of family, who has resided in State 1 year and in county 30 days, removes in good faith within the same county. Since there head of family, who has resided in State 1 year and in county 30 days, removes in good faith within the same county. Or, if previously qualified voter or native-born citizen, he shall have removed therefrom and returned, then 6 months. -200900E

#### **REGISTRATION OF VOTERS.**

THE registration of voters is required in the States of Alabama, California, Colorado, Connecticut, Florida, Idaho, Iowa, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Montana, Mississippi, Nevada, New Hampshire, New Jersey, North Carolina, Pennsylvania, South Carolina, Vermont, Virginia and Wyoming.

In Georgia registration is required in most counties by local law, and in South Dakota in a few counties.

In Kansas registration is required in cities of the first and second class, in Nebraska in cities of and over 2,500 inhabitants, in North Dakota in cities of over 3,000 and in Ohio in cities of not less than 9,000 inhabitants.

In Illinois registration is required for cities and general elections in the State.

In Missouri it is required in cities of 100,000 inhabitants, in Wisconsin in cities having 3,000 inhabitants and over, and in Kentucky having 5,000 inhabitants and over.

In New York it is required in all cities and in all incorporated villages of over 7,000 inhabitants.

In Rhode Island non-taxpayers are required to register yearly before December 31.

The registration of voters is not required in the States of Delaware, Indiana, Kentucky, Oregon and Tennessee. It is prohibited in Arkansas, Texas and West Virginia by Constitutional provision.

# MAPS OF THE STATES AND TERRITORIES,

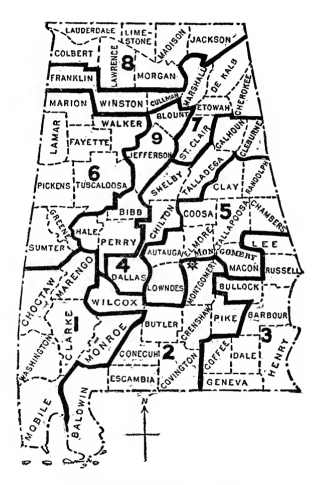
SHOWING

COUNTY BOUNDARIES AND CONGRESSIONAL DISTRICTS UP TO DATE,

WITH

ANALYSIS OF THE ELECTORAL, POPULAR, AND COUNTY VOTE, 1872-1892.





As redistricted February 13, 1891.

#### ATABAMA.

Electoral Vote. —In 1872 Grant (R.) received 10 votes; 1876, Tilden (D.), 10; 1880, Hancock (D.), 10; 1884, Cleveland (D.), 10; 1888, Cleveland (D.), 10, 1888, Cleveland (D.), 10, There will be 11 votes in 1892.
Total State Vote.—1872, 169,716; 1876, 170,232; 1880, 151,507; 1884, 153, 489; 1888, 174,100; 1890 (Gov.), 183,841.
Pluralities.—1872, 10,828 (R.); 1876, 33,772 (D.); 1880, 34,509 (D.); 1884, 33,829 (D.); 1888, 61,123 (D.); 1890, 97,470 (D.).
Increase in the Popular Vote.—The increase in the popular vote since 1872 is 14,125

is 14,125.

New Counties .- Chilton, Cullman and Lamar Counties have been formed since 1872.

Variations in County Vote, 1884-1888.—The following variations are noted: 1888 1884. COUNTY

Franklin		
	2,623 (R.)	
monigomery		······································

Variations in County Vote since 1888.—Variations as under are recorded, considering only the vote for President in 1888 as compared with that for Governor in 1890.

that for Governor	ш 1090.	
COUNTY.	1888.	1890.
Colbert		
Franklin	52 (R.)	
Talladega		1.535 (D.)

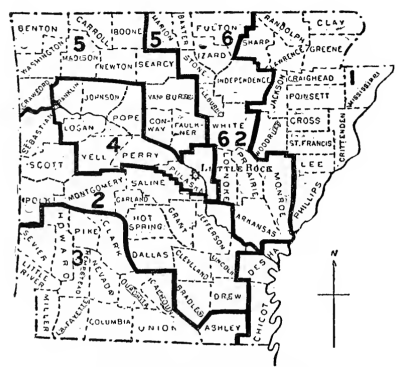
From the above it may be noted that five counties changed sides in 1888 and four in 1890—Franklin County having changed twice. Choctaw has given a gradually increasing Democratic plurality since 1872, as follows: 506, 516, 530, 597, 760, 769. Although many counties have given Democratic pluralities without a break, no other county than the one mentioned has a gradually ascending record since 1872.

No. of Counties.—The total number of counties, 1890, is 66. Population.—The population of the State, 1880, was 1,262,505; 1890, 1,513,-017.

The five most populous counties are: Jefferson (88,501); Montgomery (56,172); Mobile (51,587); Dallas (49,350); and Madison (38, 119).

For Congressional and city figures see Appendix.

ARKANSAS.



As redistricted by the legislature of 1890-91.

#### ARKANSAS.

Electoral Vote.—In 1876 Tilden (D.) received 6 votes; 1880, Hancock (D.), 6; 1884, Cleveland (D.), 7; 1888, Cleveland (D.), 7. There will be 8 votes in 1892.

Total State Vote.—1872, 79,300; 1876, 96,740; 1880, 106,229; 1884, 125,580; 1888, 155,941; 1890 (Gov.), 191,448.

Pluralities.--1872, 3,446 (R.); 1876, 19,113 (D.); 1880, 18,828 (D.); 1884, 22,032 (D.); 1888, 27,210 (D.); 1890, 21,086 (D.). Increase in the Popular Vote.-The increase in the popular vote since 1872

is 112,148.

New Counties.—Baxter, Clay, Cleburne, Cleveland, Dorsey, Faulkner, Gar-land, Greene, Howard, Jackson, Johnson, Lee, Logan, Lonoke, Miller, Poinsett, Scott, Stone and Yell Counties have been formed since 1872.

1

Variations in the County Vote, 1884–1888.—The following variations are noted:

COUNTY.	1884.	1888.
Ashley		
Lee	494 (D.)	
	Tie vote	

Variations in County Vote since 1888.—Variations as under are recorded, considering only the vote for President in 1888 as compared with that for Governor iu 1890.

COUNTY.	1888.	1890.
Arkansas	40 (R.)	
Lee		1,153 (D.)
Mississippi		
Pulaski,	1,573 (R.)	
Carroll		
	146 (D.)	
	158 (D.)	
	1 398 (D)	

From the above it may be noted that, practically eight counties changed sides in 1888, and eight in 1890. Drew and Lee Counties changed sides twice.

Jefferson County has given a gradually increasing Republican plurality since 1872, as follows: 1,804, 2,300, 2,311, 2,431, 3,508, 4,442, being the only county having that record.

4,442, being the only county having that record. Columbia County has given a gradually increasing Demoeratic plurality since 1872, as follows: 432, 550, 591, 709, 948, 1,119.

On the Democratic side, Washington and Franklin Counties came within 11 and 8, respectively, of a gradual increase since 1872.

The figures as under will show the counties next in order having a gradually increasing Democratic plurality at presidential elections:

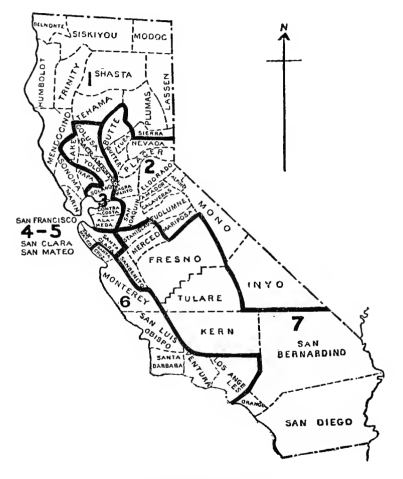
County. 1872	1876	1880	1884	1888
Benton	1.542	1.666	1.835	2,051
Bradley	365	387	389	605
Columbia432	550	591	$\begin{array}{c} 709 \\ 842 \end{array}$	$\frac{948}{995}$
Craighead	$\begin{array}{c} 416 \\ 289 \end{array}$	$\frac{491}{373}$	842 414	995 550
Sevier	385	450	605	789
Washington464	1,071	$1,149 \\ 662$	1,149 813	$\substack{1,230\\1,192}$
Yell	478	00%	010	1,10%

No. of Counties.—According to the latest reports, there are seventy-five counties in Arkansas.

Population.—The population of the State, 1880, was 802,525; 1890, 1,128,179. The five most populous counties are Pulaski (47,329); Jefferson (40,881); Sebastian (33,200); Washington (32,024), and Benton (27,716).

For Congressional and city figures see Appendix.

## CALIFORNIA.



As redistricted March 11, 1891.

#### CALIFORNIA.

Electoral Vote.-In 1872 Grant (R.) received 6 votes; 1876, Hayes (R.), 6; 1880, Hancock (D.), 5; and Garfield (R.), 1; 1884, Blaine (R.), 8; 1888, Harrison (R.), 8. There will be 9 votes in 1892.

Total State Vote.-1872, 95,806; 1876, 155,733; 1880, 164,166; 1884, 193,738;

10101 State Vole.—1012, 30,000; 1010, 130,130; 1000, 104,100; 1004, 130,100, 1888, 251,339; 1890 (Gov.), 252,386. Pluralities.—1872, 13,302 (R.); 1876, 2,805 (R.); 1880, 78 (D.); 1884, 13,128 (R.); 1888, 7,087 (R.); 1890, 7,945 (R.). Increase in the Popular Vole.—The increase in the popular vote is 156,580.

New Counties .- San Benito and Ventura Counties have been formed since 1872.

Variations in the County Vote, 1884–1888.—The following variations are noted:

COUNTY.	1884.	1888.
Butte		
Del Norte	16 (R. )	
San Francisco	. 4,315 (R.)	2,991 (D.)
	100 (R.)	
	16 (R.)	
Plumas	157 (D.)	

Variations in County Vote since 1888.—Variations as under are recorded, considering only the vote for President in 1888 as compared with that for Governor in 1890:

COUNTY.	1888.	1890.
Trinity	1 (D.)	19 (R.)
Yuba	40 (D.)	

It will be seen from the foregoing that seven counties changed sides in 1888, and two in 1890. Trinity and Yuba Counties changed sides twice.

Alameda County gave a gradually increasing Republican plurality from 1872 to 1888, as follows: 1,337, 1,601, 1,999, 2,739, 3,147.

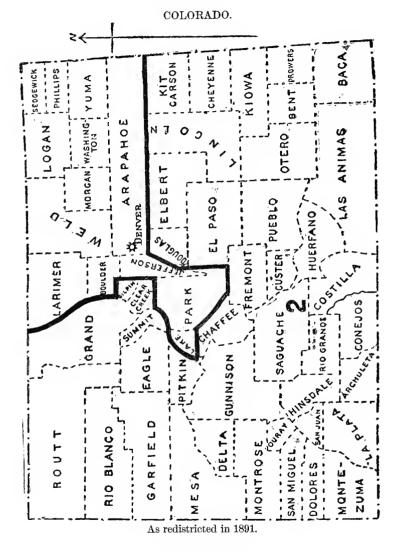
Colusa County has given a gradually increasing Democratic plurality since 1872 up to date, the figures running thus: 9, 703, 726, 774, 894, 985.

No. of Counties.—According to latest reports there are fifty-three counties in California.

Population.--The population of the State, 1880, was 864,694; 1890, 1,208,-130.

The five most populous counties are San Francisco (298,997); Los Angeles (101,454); Alameda (93,864); Santa Clara (48,005); Sacramento (40,339).

For Congressional and city figures see Appendix.



#### COLORADO.

Electoral Vote.—In 1876 Hayes (R.) received 3 votes; 1880, Garfield (R.), 3; 1884, Blaine (R.), 3; 1888, Harrison (R.), 3. There will be 4 votes in 1892.

 $\mathbf{228}$ 

<i>Total State Vote.</i> —The first vote for President was in 1880, when the total
vote was recorded as 53,532; 1884, 66,492; 1888, 91,796; 1890
(Gov.), 83,465.
Pluralities
Increase in the Popular Vote.—The increase in the popular vote since 1880 is
29,933.
Non Countries 1990 1999 Anobuloto Dolto Doltor Teals Confill I
New Counties, 1880–1888.—Archuleta, Delta, Dolores, Eagle, Garfield, Lo- gan, Mesa, Montrose, Pitkin, San Miguel and Washington
gan, Mesa, Montrose, Fitkin, San Miguel and Washington
Counties were formed between 1880 and 1888.
Variations in County Vote, 1884-1888.—The following variations are noted:
County. 1884. 1888.
$\begin{array}{c} \text{Bent.} \\ Be$
Elbert
Huerfano
Variations in County Vote since 1888.—Variations as under are recorded, con-
identity only the state of President in 1999 as compared with
sidering only the vote for President in 1888 as compared with
that for Governor in 1890:
COUNTY. 1888. 1890.
Archuleta
Delta
Eagle
Lake
Montrose
Park
Pitkin
San Miguel
Sam $Mig uei \dots 102 (R.) \dots 144 (D.)$
Summit
13 counties (not included in the foregoing statement of new
counties) have cast their first vote as such since 1888. The fol-
lowing statement will show the political tendency of each:
COUNTY. TOTAL VOTE. PLURALITY. PARTY. Baca
Baca
Chevenne
Kiowa
Kit Carson426
$\operatorname{Lincoln} \dots \dots 161 \dots \dots 4 \dots \dots (\widehat{\mathbf{R}})$
$Morgan \dots 405 \dots 107 \dots (F. A.)$
$\begin{array}{c} \text{Horgan} & \dots & \text{Horgan} \\ \text{Phillips} & \dots & 469 \dots & 13 \dots & (F. A.) \end{array}$
$\begin{array}{c} \mathbf{F} \text{ minps}, \dots, 409, \dots, 105, \dots, \mathbf{(F, A, f)} \\ \mathbf{D} \text{ max} \mathbf{H} 0 0 0 0 0 0 0 0$
Provers
Sedgwick. $\dots$ 257. $\dots$ 79. $\dots$ (R.)
Yuma(R.)
Montezuma441
Otero,
Rio Blanco $341$ 4(D.)
The above shows the vote cast for Governor, 1890, in each of
the counties given.
From the statement above given of changes from 1884 to 1890, it
will be seen that 3 counties changed sides in 1888 and 15 in 1890.
Rio Grande County has given a gradually increasing Repub-
lican plurality since 1880, as follows: 100, 187, 192, 293.
De Idea Genete has accorded a gradually decreasing Downh
Boulder County has recorded a gradually decreasing Repub-
lican plurality since 1880, viz.: 576, 489, 462, 108.
No. of CountiesAccording to the latest reports, there are 55 counties in
Colorado.
PopulationThe population of the State, 1880, was 194,327; 1890, 412,198.
The five most populous counties are Arapahoe (132,135);
Pueblo (31,491); El Paso (21,239); Las Animas (17,208), and
Lake (14,663).

For Congressional and city figures see Appendix,

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No change in Congressional districts under reapportionment act of 1890.

#### CONNECTICUT.

Electoral Vote.—In 1872 Grant (R.) received 6 votes; 1876, Tilden (D.), 6; 1880, Garfield (R.), 6; 1884, Cleveland (D.), 6; 1888, Cleveland (D.), 6. There will be 6 votes in 1892.
Total State Vote.—1872, 96,928; 1876, 122,156; 1880, 132,770; 1884, 137,233; 1888, 153,978; 1890 (Gov.), 135,298.
Pluralities.—1872, 4,348 (R.); 1876, 2,900 (D.); 1880, 2,656 (R.); 1884, 1,284 (D.); 1888, 336 (D.); 1890, 26 (D.).
Increase in the Popular Vote.—The increase in the popular vote, comparing 1872 with 1889 was 57 050. 1872 with 1888, was 57,050. A comparison of 1872 with 1890 gives an increase of 38,370. Variations in the County Vote, 1884-1888 .- The following variations are noted: COUNTY. 1884. 1888. Variations in the County Vote since 1888.-Variations as under are recorded, considering only the vote for President in 1888 as compared with that for Governor in 1890: County. 1888. 1890. New London......144 (R.)......112 (D.) It will be seen from the above that Hartford County has changed sides twice since 1884. The only county showing anything like a gradual increase is New Haven, recording from 1876 pluralities as follows: 1,749 (D.), 2,180 (D.), 3,016 (D.), 3,110 (D.), [3,482 (D.) for Governor. No. of Counties. - There are eight counties in Connecticut. Podulation.-The population of the State, 1880, was 622,700; 1890, 746,258. The five most populous counties are: New Haven (209,058); Fairfield (150,081); Hartford (147,180); New London (76,634); Litchfield (53,542).

For Congressional and city figures see Appendix.





Delaware has but one Congressman, and therefore is not divided into Congressional districts.

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#### DELAWARE.

Electoral Vote.-In 1872 Grant (R.) received 3 votes; 1876, Tilden (D.), 3; 1880, Hancock (D.), 3; 1884, Cleveland (D.), 3; 1888, Cleveland There will be 3 votes in 1892. (D.), 3.

Total State Vote.—1872, 21,808; 1876, 24,135; 1880, 29,333; 1884, 30,103; 1888, 29,763; 1890 (Gov.), 35,197.

Pluralities.—1882, 422 (R.); 1876, 2,629 (D.); 1880, 1,033 (D.); 1884, 3,923 (D.); 1888, 3,441 (D.); 1890, 543 (D.). Increase in the Popular Vote.—The increase in the popular vote since 1872

is 13,389.

Variations in the County Vote, 1884-1888.-Sussex County gave Cleveland a plurality of 1,428 in 1884, and Hancock a plurality of 63 in 1888.

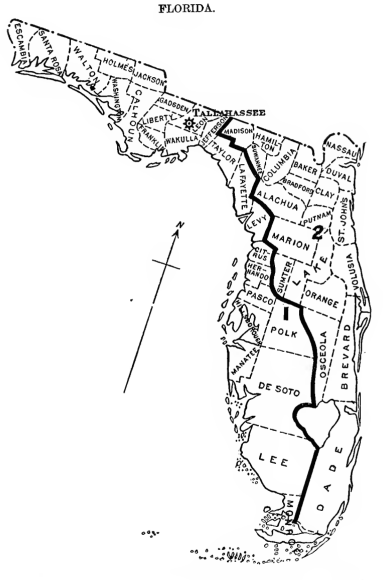
Variations in the County Vote since 1888.—New Castle County gave Cleve-land a plurality of 2,332 in 1888, and Richardson (Republican nominee for Governor), 1890, a plurality of 323.

No. of Counties.-There are three counties in Delaware.

Population.-The population of the State, 1880, was 146,608; 1890, 168,493. The counties in order of population are: New Castle (97,182); Sussex (38,647); Kent (32,664).

For Congressional and city figures see Appendix.

18B



No change in Congressional districts under reapportionment act of 1890.

### FLORIDA.

Electoral Vote.-In 1872 (Grant (R.) received 4 votes; 1876, Hayes (R.), 4; 1880, Hancock (D.), 4; 1884, Cleveland (D.), 4; 1888, Cleveland (D.), 4. There will be 4 votes in 1892.

be elected in 1892.

Pluralities.—1872, 2,336 (R.); 1876 (disputed); 1880, 4,310 (D.); 1884, 3,738 (D.); 1888, 12,904 (D.). Increase in the Popular Vote.—The increase in the popular vote since 1872

is 33,451.

New Counties.-Brevard, Citrus, De Soto, Lake, Lee, Osceola and Pasco counties have been formed since 1872.

Variations in the County Vote, 1884-1888.-The following variations are noted:

		1888.
Alachua		616 (D.)
Jefferson		
	1,364 (R.)	

From the above it may be noted that 8 counties changed sides in 1888.

The figures as under will show the counties having a gradually increasing Democratic plurality at presidential elections: 1872 1876 1880 1884 1888 COUNTY.

	95	109.	161.	220
249	.501	620.	634.	640
—	53	145.	196.	210
41	.604		905.	1,013
	249 <u>41</u> 101	$\begin{array}{c}249501\\53\\41604\\101247\end{array}$	$\begin{array}{c}249501620.\\$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$

No. of Counties .- According to the latest reports, there are 45 counties in Florida.

Population.-The population of the State, 1880, was 269,493; 1890, 391,422.

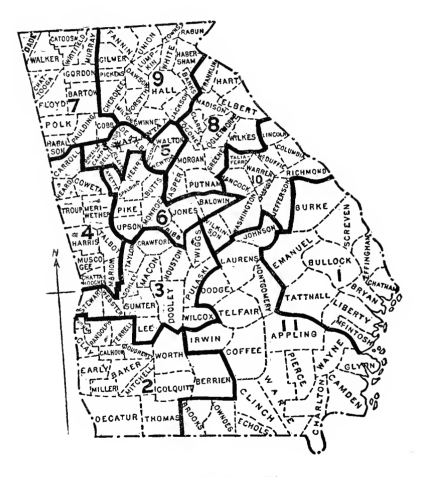
The five most populous counties are: Duval (26,800); Alachua

(22,934); Marion (20,796); Escambia (20,188); Monroe (18,786).

For Congressional and city figures see Appendix.

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GEORGIA.



As redistricted in 1891.

#### GEORGIA.

Electoral Vote.-In 1872 Horace Greeley, Democratic and Liberal-Republican candidate for President, having died before the electoral vote was east, the electors voted, as shown on page 42 (in the foot-In 1876 Tilden (D.) received 11 votes; 1880, Haneock note). (D.), 11; 1884, Cleveland (D.), 12; 1888, Cleveland (D.), 12. There will be 13 votes in 1892.

Total State Vote. --1872, 138,906; 1876, 180,534; 1880, 155,651; 1884, 143,-543; 1888, 142,939; 1890 (Gov.), 105,365 [no opposition]. Pluralities.--1872, 9,806 (D.); 1876, 79,643 (D.); 1880, 49,874 (D.); 1884, 46,961 (D.); 1888, 60,003 (D.).

Increase or Decrease in the Popular Vote.-The increase in the popular vote of 1876 over that of 1872 was 41,628. Since that time there has been a decrease in round numbers as follows: 1880, 25,000; 1884, 12,000; 1888, 1,000; 1890 (Gov.) 37,000. The total decrease since 1876 is therefore, in round numbers, 75,000.

New Counties.—Oconee has been formed since 1872. Variations in the County Vote, 1884–1888.—Variation

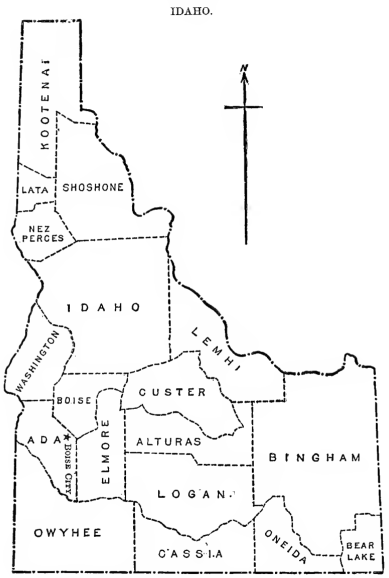
he	County Vote, 1884	-1888 Variations	as under are recorded:
	COUNTY.	1884.	1888.
	Decatur	76 (R.)	
	Glynn		
		77 (R.)	
	Jasper	8 (R.)	
	Talbot	424 (R.)	
	Towns	18 (D.)	

Variations in County Vote. -Although there is an unusually large number of counties in Georgia, there are none having a gradually increasing or decreasing Democratic or Republican plurality since 1872. There are slight or considerable variations in every instance.

No. of Counties.-According to the latest reports, there are 137 counties in Georgia.

Population.--The population of the State, 1880, was 1,542,180; 1890, 1,837,-353.

The five most populous counties are: Fulton (84,655); Chatham (57,740); Richmond (45,194); Bibb (42,370); Burke (28,-501).



Idaho has but one Congressman, and therefore is not divided into Congressional districts.

### IDAHO.

Electoral Vote.—Idaho was admitted to the Union July 3, 1890. There will be three votes in 1892.
 Total State Vote.—As a basis for comparison it may be stated that the total vote cast for members of Congress, or, rather, Congressional nominees, 1888, was 16,013. In 1890 the total vote for Governor was 18,210.

Pluralities.—1888 (Congress), 1,747 (R.); 1890 (Governor), 2,314 (R.)

Increase in the Popular Vole.—According to the foregoing figures the increase in the popular vote, comparing 1888 with 1890, was 2,197.

New Counties.—Latah County voted for the first time, according to the records, in 1888, and Elmore and Logan counties for the first time in 1890.

Variations in the County Vote, 1886-1890. — The following variations are noted:

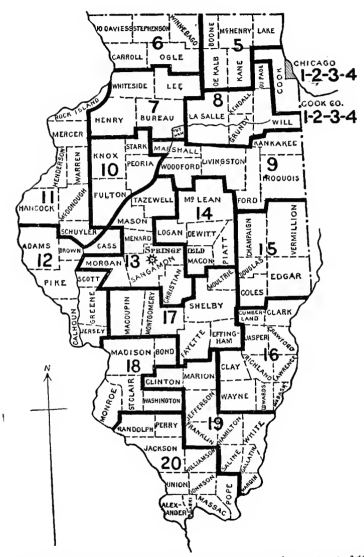
COUNTY. 1886 (CONG.) 1888 (CONG.) 1890 (GOV.) Ada.....168 (D.)....847 (R.)....51 (R.) Bear Lake ....20 (R.)....450 (D.)....117 (R.) Boise ......48 (R.)....107 (R.)....17 (D.) Idaho.....129 (D.)....110 (D.)....28 (R.) Kootenai.....125 (D.).....9 (D.)....167 (R.) Nez Perces...304 (D.)....276 (I. R.)...43 (R.) Owyhee ......2 (D.).....130 (R.)...112 (R.)

No. of Counties.—According to the latest reports, there are 18 counties in Idaho.

Population.-The population of the State, 1880, was 32,610; 1890, 84,385.

The five most populous counties are: Bingham (13,575); Latah (9,173); Ada (8,368); Oneida (6,819), and Bear Lake (6,057).





No change in Congressional districts under reapportionment act of 1890. Two Representatives will be elected at large to the Fifty-third Congress.

### ILLINOIS.

Electoral Vote.—In 1872 Grant (R.) received 21 votes; 1876, Hayes (R.), 21; 1880, Garfield (R.), 21; 1884, Blaine (R.), 22; 1888, Harrison (R.), 22. There will be 24 votes in 1892.

Total State Vote. 1872, 429,940; 1876, 554,066; 1880, 622,312; 1884, 672,-849; 1888, 747,781. A Governor was elected in 1888. The next will be elected in 1892.

Pluralities.—1872, 53,948 (R.); 1876, 19,631 (R.); 1880, 40,716 (R.); 1884, 24,827 (R.); 1888, 22,195 (R.).

Increase in the Popular Vote.—The increase in the popular vote since 1872 is 317,746.

Variations in the County Vote, 1884–1888.— The following variations are noted:

COUNTY.	1884.	1888.
Coles		138 (R.)
Lawrence		
Madison		
McDonough	<b>. 1</b> (D.)	
	198 (D.)	
Marshall,		
	2 (R.)	

From the above it may be noted that 8 counties changed sides in 1888.

The figures as under will show the counties having a gradually increasing or decreasing Republican or Democratic plurality since 1872:

GRADUAL INCREASE (R.).

GRADUAL DECREASE (R.).

COUNTY		1876	1880	1884	1888
Champaign	.1.827.	1.427.	.1.248	.1052.	.1,001
Jo Daviess		. 631.	631.		8
Piatt.					
Whitesides					

No of Counties.—According to the latest reports, there are 102 counties in Illinois.

Population.-The population of the State, 1880, was 3,077,871; in 1890, 3,826,351.

The five most populous counties arc: Cook (1,191,922); La Salle (80,798); Peoria (70,378); St. Clair (66,571), and Kane (65,-061).



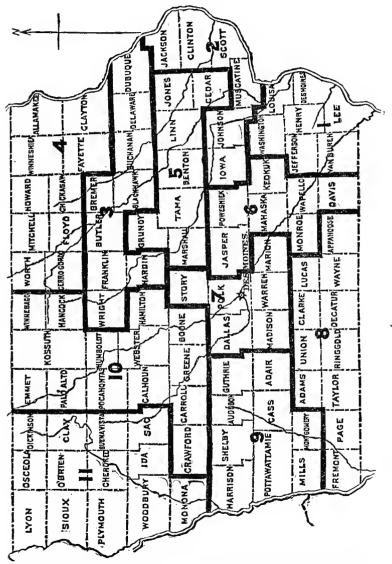
As redistricted in 1891.

# INDIANA.

Electoral VoteIn 1872 Grant (R.) received 15 votes; 1876, Tilden (D.), 15;
1880, Garfield (R.), 15; 1884, Cleveland (D.), 15; 1888, Harri-
son (R.), 15. There will be 15 votes in $1892$ .
Total State Vote1872, 351,196; 1876, 431,070; 1880, 470,678; 1884, 494,-
793; 1888, 536,901. The total vote cast for Secretary of State,
1890, was 477,643.
Pluralities
(D.); 1888, 2,348 (R.); 1890 (Sec. of State), 19,579.
Increase in the Popular Vote.—The increase in the popular vote between 1872
and 1888 was 185,705.
New Counties.—Hancock County has been formed since 1872.
Variations in the County Vote, 1884-1888.—The following variations are
noted:
COUNTY. $1884.$ $1888.$
Boone
Carroll. $122 (D.) \dots 48 (R.)$
Clinton
Daviess
Fountain
Huntington
Orange
Pike
Ripley
Spencer
Vanderburg
Marion
Switzerland
Variations in the County Vote since 1888 The vote for Secretary of State
does not show, strictly speaking, the party tendency; but as the
vote was heavy, and apparently created more than usual inter-
est, the variations may be of service. They are as follows:
$\begin{array}{cccc} COUNTY. & 1885 (PRES.) & 1890 (S. S.) \\ Boone. & & 117 (R.) & & .106 (D.) \\ \end{array}$
Carroll
Fountain
Huntington
Jay181 (D.)
Monroe
Montgomery
Noble
Spencer
Vanderburg
Vermillion
Vigo
An analysis of the variations as stated above shows that 13
counties changed sides in 1888 and 12 in 1890. Boone, Carroll,
Fountain, Huntington, Spencer and Vanderburg counties
changed twice.
The figures as under will show the counties having a gradu-
ally increasing Democratic plurality at presidential elections
since 1872:
COUNTY. 1872 1876 1880 1884 1888
Adams
No. of CountiesAccording to the latest reports, there are 92 counties in
Indiana.
Population.—The population of the State, 1880, was 1, 978, 301; 1890, 2, 192, 457.
The five most populous counties are: Marion (141,156), Allen
(66,689); Vanderburgh (59,809); Vigo (50,195; St. Joseph
(42,457).
For Congressional and city figures see Appendix.

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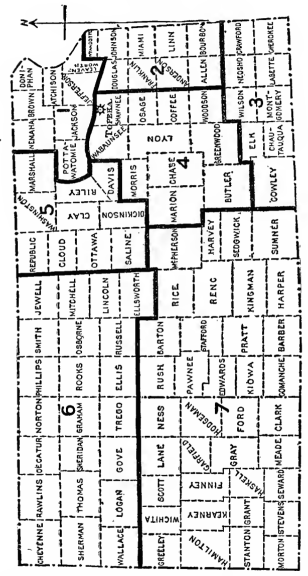


No change in Congressional districts under reapportionment act of 1890.

## IOWA.

Electoral VoteIn 1872 Grant (R.) received 11 votes; 1876, Hayes (R.), 11;
1880, Garfield, (R.), 11; 1884, Blaine (R.), 13; 1888, Harrison (R.), 13. There will be 13 votes in 1892.
Total State Vote1872, 204,983; 1876, 292,463; 1880, 322,706; 1884, 375,969
1888, 404,130; 1889 (Gov.), 360,631; 1890 (Gov.), 390,305; 1891 (Gov.), 420,152.
<i>Pluralities.</i> —1872, 58,149 (R.): 1876, 50,191 (R.): 1880, 78, 059 (R.): 1884
19,773 (R.); 1888, 31,711 (R.); 1889 (Gov.), 6,523 (D.); 1890 (Gov.), 3,366 (R.); 1891 (Gov.), 8,216 (D.).
Increase in the Popular Vote.—The increase in the popular vote between 1872
and 1888 was 199,157.
Variations in the County Vote, 1884–1888.—The following variations are noted: COUNTY. 1884. 1888.
Appanoose
Keokuk $219$ (D.) $55$ (R.)           Marian $237$ (D.) $53$ (R.)
Marion
Warren
Wayne
$\begin{array}{c} \text{Bremer}, \dots, 206 \ (\text{R.}), \dots, 115 \ (\text{D.}) \\ \text{Shelby}, \dots, 61 \ (\text{R.}), \dots, 48 \ (\text{D.}) \end{array}$
Variations in County Vote since 1888—Variations as under are recorded, con-
sidering only the vote for President in 1888 as compared with
that for Governor in 1891: COUNTY. 1888. 1891.
Benton, $\dots, 122$ (R.) $\dots, 561$ (D.)
Cedar
Fayette
Harrison
Ida
Jones
Linn
Lyon
$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Tama
Wapello
Webster
Woodbury
Bremer
Iowa
Analysis of the above variations shows that 8 counties changed
sides in 1888 and 20 in 1891.
Keokuk and Marion counties changed twice (noting only the elections of 1888 and 1891).
The figures as under will show the counties having a gradu-
ally increasing Republican plurality at presidential elections: COUNTY. 1872 1876 1880 1884 1888
$\begin{array}{llllllllllllllllllllllllllllllllllll$
Humboldt
No. of Counties.—According to the latest reports, there are 99 counties in Iowa.
Population.—The population of the State, 1880, was 1, 624, 615; 1890, 1, 911, 896. The five most populous counties are: Polk (65, 410); Wood-
bury (55,632); Dubuque (48,848); Pottawattamie, (47,430); Linn,
(45,303).

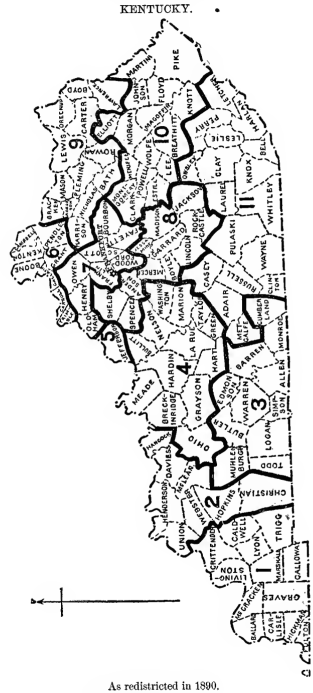




No change in Congressional districts under reapportionment act of 1890. One Representative will be elected at large to the Fifty-third Congress.

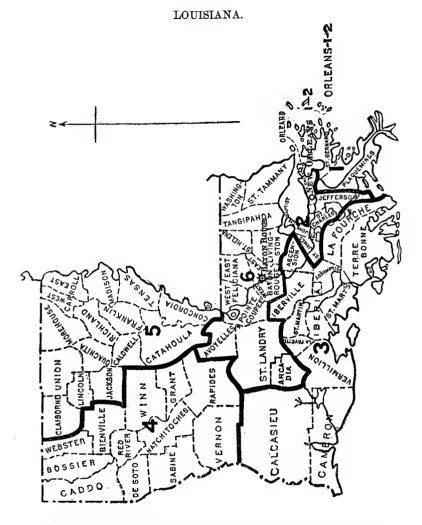
### KANSAS.

Electoral Vote.-In 1872 Grant (R.) received 5 votes; 1876, Hayes (R.), 5; 1880, Garfield (R.), 5; 1884, Blaine (R.), 9; 1888, Harrison (R.), There will be 10 votes in 1892. 9. Total State Vote. -1872, 100,614; 1876, 124,110; 1880, 201,019; 1884, 265,-843; 1888, 330,217; 1890 (Gov.), 294,588. Pluralities.-1872, 33,482 (R.); 1876, 32,511 (R.); 1880, 61,731 (R.); 1884, 64,274 (R.); 1888, 79,190 (R.); 1890 (Gov.), 8,053 (R.). Increase in the Popular Vote.-The increase in the popular vote hetween 1872 and 1888 was 229,603. New Counties.—The following counties have been formed since 1872: Gove, Barbour. Kiowa, Scott. Chautauqua, Seward. Graham, Lane, Chevenne. Grant. Logan. Sheridan. Clark. Gray, Meade, Sherman, Stafford, Comanche. Greely. Morton. Decatur, Hamilton, Ness. Stanton. Edwards. Harper. Pratt, Stevens. Haskell, Pawnee, Thomas. Elk, Finney, Hodgeman. Rooks, Trego, Rawlings, Wichita. Ford, Kearney, Garfield. Kingman, Rush. Variations in the County Vote, 1884-1888. - Leavenworth County gave Blaine (R.) 108 plurality in 1884, and Cleveland (D.), 244 plurality in 1888. Variations in the County Vote since 1888.-Variations as under are recorded, considering only the vote for President in 1888 as compared with that for Governor in 1890: COUNTY. 1888. 1890 The figures as under will show the counties having a gradually increasing Republican plurality at presidential elections: COUNTY, 1872 1876 1880 1884 1888 Bourbon......626..1,149..1,159..1,303..1,738 No. of Counties.-According to the latest reports, there are 106 counties in Kansas. Population .-- The population of the State, 1880, was 996,096; 1890, 1,427,-096.The five most populous counties are: Wyandotte (54,407); Shawnee (49,172); Sedgwick (43,626); Leavenworth, (38,485); and Cowley (34,478).



## KENTUCKY.

Electoral Vote.—In 1872 Hendricks (D.) received 8 votes; 1876, Tilden (D.), 12; 1880, Hancock (D.), 12; 1884, Cleveland (D.), 13; 1888,
Cleveland (D.), 13. There will be 13 votes in 1892. Total State Vote.—1872, 191,135; 1876, 259,608; 1880, 264,304; 1884, 275,915;
1888, 344,781; 1891 (Gov.), 289,176. <i>Pluralities.</i> —1872, 8,855 (D.); 1876, 59,772 (D.); 1880, 43,449 (D.); 1884, 34,839 (D.); 1888, 56 (G.); 1991 (Cov.), 29,091 (D.);
34,839 (D.); 1888, 28,666 (D.); 1891 (Gov.), 28,081 (D.). Increase in the Popular Vote.—The increase in the popular vote between 1872 and 1888 was 153,646.
New Counties.—Carlisle, Knott and Leslie counties have been formed since 1872.
Variations in the County Vote, 1884-1888 The following variations are
noted:
COUNTY. 1884. 1888.
Adair
Bourbon
$\begin{array}{c} D \\ C \\$
Casey. $$
$Edmondson. \dots 88 (D.). \dots 2 (R.)$
$Grayson \dots 146$ (D.)
Lawrence
Martin
Muhlenburg
Ohio
Perry
<b>Pike.</b>
<b>Russell</b>
<u>Trigg</u>
Washington11 (D.)
Campbell
Fayette
Variations in the County Vote since 1888.—Variations as under are recorded.
considering only the vote for President in 1888 as compared
with that for Governor in 1891:
COUNTY, 1888, 1891,
Bourbon
Grayson52 (R.)
Ohio
Pike
Trigg
Washington
Campbell
Fayette
From the above statements it may be seen that 16 counties
changed sides in 1888, and 8 counties in 1891.
Bourbon, Grayson, Ohio, Pike, Trigg, Washington, Camp-
bell and Fayette counties changed sides twice.
No. of Counties.—According to the latest reports, there are 159 counties in
Kentucky.
Population The population of the State, 1880, was 1,648,690; 1890, 1,858,-
635.
The five most populous counties are: Jefferson (188,598);
Kenton $(54, 161)$ ; Campbell $(44, 208)$ ; Fayette $(35, 698)$ ; and
Christian (34,118).
For Congressional and city figures see Appendix.
19B
1913



No change in Congressional districts under reapportionment act of 1890.

#### LOUISIANA.

Electoral Vote.-For particulars concerning the electoral vote for 1872, see foot-note on page 42. In 1876 Hayes (R.) received 8 votes; 1880, Hancock (D.), 8; 1884, Cleveland (D.), 8; 1888, Cleveland (D.), 8 votes. There will be 8 votes in 1892.

Total State Vote. -1872, 128,692; 1876, 145,643; 1880, 97,901; 1884, 109,234;

was a decrease of 12,948 in the popular vote; comparing 1872 with 1891, an increase of 46,198 is noted.

New Parishes.-Terre Bonne, Acadia, Carroll (West), Jefferson (R. B.), Jefferson (L. B.), Lincoln, St. James and St. Tammany Parishes have been formed since 1872.

Variations in the Parish Vote, 1884-1888. - The following variations are noted:

PARISH.	1884.	1888.
Ascension	1,213 (R.)	1,075 (D.)
Assumption		1,194 (D.)
Avoyelles		
Carroll (E.)		
Concordia		
Iberville		
Madison		
Point Coupee		
St. Bernard		
St. Martin's		
St. Mary's		
Terre Bonne		

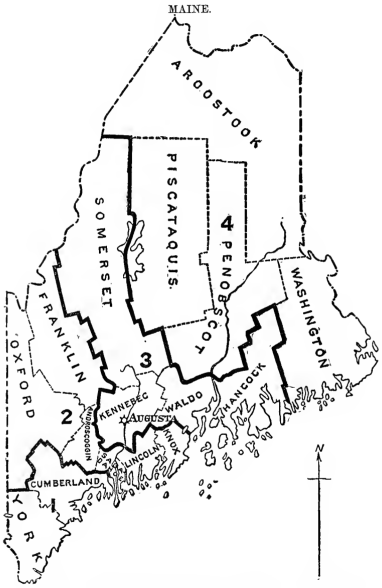
Variations in the Parish Vote since 1888.—It would hardly be fair to make any comparison to include the last vote for Governor, owing to the somewhat peculiar and extraordinary features of the contest, there being no less than five candidates for the office. According to amended returns, Foster received 79,270 votes; Mc-Enery, 46,739; Leonard, 29,014; Breaux, 11,308; and Tannebill, 8,559.

Tangipahoa parish has the record of a gradually increasing Democratic plurality from 1872 to 1888, the figures being as follows: 164, 290, 375, 416, 511.

No. of Parishes. - There are 59 parishes in Louisiana.

Population .- The population of the State, 1880, was 939,946; 1890, 1,118,-587.

The five most populous parishes are: Orleans (242,039); St. Landry (40,250); Caddo (31,555); Rapides (27,642); and East Baton Rouge (25,922).



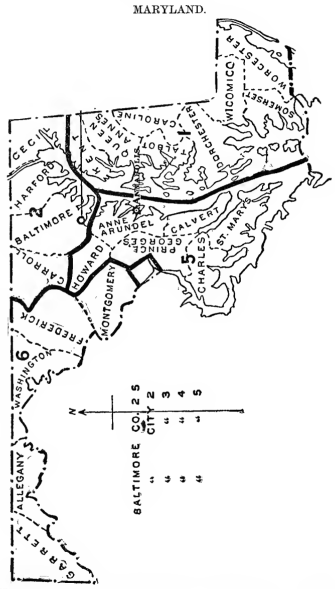
No change in Congressional districts under reapportionment act of 1890.

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#### MAINE.

- Electoral Vote.-In 1872 Grant (R.) received 7 votes; 1876, Hayes (R.), 7; 1880, Gartield (R.), 7; 1884, Blaine (R.), 6; 1888, Harrison (R.), 6. There will be 6 votes in 1892.
- Total State Vote. --1872, 90,509; 1876, 116,786; 1880, 143,853; 1884, 129,509; 1888, 128,250; 1890 (Gov.), 113,824. Pluralities.--1872, 32,335 (R.); 1876, 15,814 (R.); 1880, 8,868 (R.); 1884, 20,060 (R.); 1888, 23,253 (R.); 1890 (Gov.), 18,883 (R.). Increase in the Popular Vote.--The increase in the popular vote between 1872
- and 1888 was 37,741.
- Variations in the County Vote, 1884-1888.-Although 5 counties gave a decreased Republican plurality in 1888, none of the counties changed sides.
- Variations in the County Vote since 1888 .- Waldo County gave Harrison (R.) a plurality of 619 in 1888, and Thompson (D.) a plurality òf 15 in 1890.
- No. of Counties.-There are 16 counties in Maine.
- Population.—The population of the State, 1880, was 648,936; 1890, 661,086. The five most populous counties are Cumberland (90,949); Penobscot (72,865); York (62,829); Kennebec (57,012); and Aroostook (49,589).

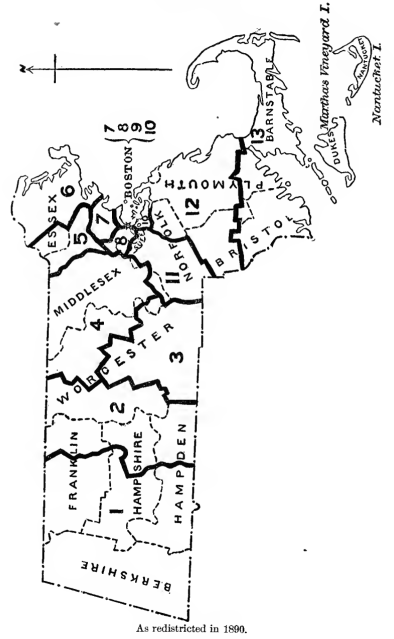


No change in Congressional districts under reapportionment act of 1890.

#### MARYLAND.

Electoral Vote.-In 1872 Hendricks (D.) received 8 votes; 1876, Tilden (D.), Electoral Vole.—In 1872 Hendricks (D.) received 8 votes; 1876, 111den (D.), 8; 1880, Hancock (D.), 8; 1884, Cleveland (D.), 8; 1888, Cleve-land (D.), 8. There will be 8 votes in 1892.
 Total State Vote.—1872, 134,466; 1876, 163,804; 1880, 173,039; 1884, 186,-019; 1888, 210,921; 1891 (Gov.), 192,047.
 Pluralities.—1872, 908 (D.); 1876, 19,756 (D.); 1880, 15,191 (D.); 1884, 11,-118 (D.); 1888, 6,182 (D.); 1890 (Gov.), 30,151.
 Increase in the Popular Vote.—The increase in the popular vote between 1989 and 1989 and 76 455 1872 and 1888 was 76,455. New Counties.-Garrett County has been formed since 1872. Variations in the County Vote, 1884-1888.-The following variations are noted: COUNTY. 1884. 1888. Talbot......162 (R.) Variations in the County Vote since 1888 .- The variations since the last presidential election are as under: COUNTY. 1888. 1891. (Gov.)  $\begin{array}{c} \text{Charles} & ..., 379 (D.) \\ \text{Dorchester} & ..., 488 (R.), ..., 378 (D.) \\ \text{Frederick} & ..., 487 (R.), ..., 350 (D.) \\ \text{Somerset} & ..., 447 (R.), ..., 220 (D.) \\ \text{St. Mary's} & ..., 221 (R.), ..., 308 (D.) \\ \text{Talbot} & ..., 162 (R.), ..., 356 (D.) \\ \end{array}$ From the above statements it may be seen that 3 counties changed sides in 1888 and 10 in 1891. Anne Arundel, Caroline and Talbot Counties have changed sides twice. Garrett County has given a gradually increasing Republican plurality since 1876 at presidential elections, as follows: 17, 86, 197, 294. No. of Counties.-There are 24 counties in Maryland. Population.-The population of the State, 1880, was 934,943; 1890, 1,042,-390. The five most populous counties are: Baltimore [including Baltimore city] (507,348); Frederick (49,512); Allegany (41,571); Washington (39,782), and Anne Arundel (34,094).

## MASSACHUSETTS.



#### MASSACHUSETTS.

Electoral Vote.—In 1872 Grant (R.) received 13 votes; 1876, Hayes (R.), 13; 1880, Garfield (R.), 13; 1884, Blaine (R.), 14; 1888, Harrison (R.), 14. There will be 15 votes in 1892.

- Total State Vote: 1872, 192, 782; 1876, 259, 703; 1880, 282, 512; 1884, 303, 383; 1888, 344, 508; 1889 (Gov.), 263, 111; 1890 (Gov.), 285, 526; 1891
- (Gov.), 321,673. Pluralities.—1872, 74,212 (R.); 1876, 40,423 (R.); 1880, 53,215 (R.); 1884, 24,372 (R.); 1888, 32,037 (R.); 1889 (Gov.), 28,069 (R.); 1890 (Gov.), 9,053 (D.); 1891 (Gov.), 6,467 (D.). Increase in the Popular Vote.—The increase in the popular vote between 1872
- and 1888 was 151,716. Variations in the County Vote, 1884–1888.—None of the counties changed sides in 1888, but Bristol County gave a decreased Republicau plurality. Worcester County has a similar record. Suffolk County recorded a decreased Democratic plurality of nearly 4,000.
- Variations in the County Vote since 1888.—The following variations are noted, considering only the vote for President in 1888 as compared with that for Governor in 1891:

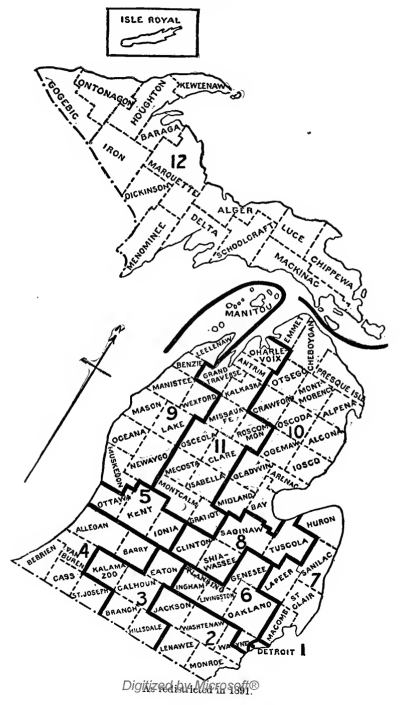
COUNTY.	1888.	1891. (Gov.)
Berkshire		
Hampden	3,196 (R.)	1,189 (D.)
Norfolk	2,041 (R.)	

No. of Counties.—There are 14 counties in Massachusetts.

Population.—The population of the State, 1880, was 1,783,085; 1890, 2,238,-943.

The five most populous counties are: Suffolk (484.780): Middlesex (431,167); Essex (299,995); Worcester (280,787), and Bristol (186,465).

### MICHIGAN.

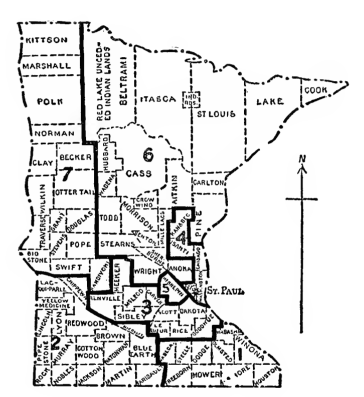


#### MICHIGAN.

Electoral Vote.-In 1872 Grant (R.) received 11 votes; 1876, Haves (R.), 11; 1880, Garfield (R.), 11; 1884, Blaine (R.), 13; 1888, Harrison There will be 14 votes in 1892. (R.), 13. Total State Vote. —1872, 220,942; 1876, 316,689; 1880, 352,441; 1884, 401,-186; 1888, 476,273; 1890 (Gov.), 397,779. Pluralities.—1872, 55,968 (R.); 1876, 15,542 (R.); 1880, 53,890 (R.); 1884, 3,308 (R.); 1888, 22,911 (R.); 1890 (Gov.), 11,520 (D.). Increase in the Popular Vote.—The increase in the popular vote from 1872 to 1888 was 254,371. New Counties.-Alger, Arenac, Baraga, Crawford, Gladwin, Gogebec, Iron, Keweenaw, Luce, Montmorency, Oscoda, Ogemaw, Otsego and Roscommon Counties have been formed since 1872. Variations in the County Vote, 1884-1888 .- The following variations are noted: 1884. COUNTY. COUNTY. 1884. 1888. 1888 Shiawassee ... 436 (D.)....... 820 (R.) Barry. ..... 238 (D.)....536 (R.) Berrien.....13 (D.)....439 (R.) St. Clair ..... 651 (D.)...... 133 (R.) Clinton.....438 (D.)....245 (R.) Gratiot ...... 60 (D.).....813 (R.) Wayne .... 3,615 (R.).... 4,660 (D.) Roscommon...8 (D.)......2 (R.) Variations in the County Vote since 1888—The variations since the last presidential election are as under: 1888. 1890. (Gov.) 1888. 1890. (Gov.) COUNTY. COUNTY.  $\begin{array}{c} \text{General} & \text{General} \\ \text{Arenac} & \dots & 96 \ (\text{R}.) \dots & 139 \ (\text{D}.) \\ \text{Berrien} \dots & 439 \ (\text{R}.) \dots & 277 \ (\text{D}.) \\ \text{Clinton} \dots & 245 \ (\text{R}.) \dots & 200 \ (\text{D}.) \end{array}$  $\begin{array}{c} \text{Genesee...} 1,500 \ (\text{R}.) \dots ... 280 \ (\text{D}.) \\ \text{Genesee...} 1,500 \ (\text{R}.) \dots ... 147 \ (\text{D}.) \\ \text{Ionia} \dots \dots .657 \ (\text{R}.) \dots ... 25 \ (\text{D}.) \end{array}$ Iosco . . . . . . 134 (D.). . . . . . . . 2 (R.) Mason.....124 (R.).....81 (D.) Muskegon. 1,007 (R.)....291 (D.) From the above statements it will be seen that 19 counties changed sides in 1888, and 24 in 1890. Arenac, Berrien, Clinton, Ionia, Iosco, Jackson, Kent, Oscoda, Roscommon, Shiawassee and St. Clair have changed sides twice. No. of Counties.-According to the latest reports, there are 84 counties in Michigan. -The population of the State, 1880, was 1,636,937; 1890. 2.093.-Population.-889. The five most populous counties are: Wayne (257,114); Kent (109,922); Saginaw (82,273); Bay (56,412), and St. Clair (52, 105).

For Congressional and city figures see Appendix.

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MINNESOTA.

As redistricted in 1891.

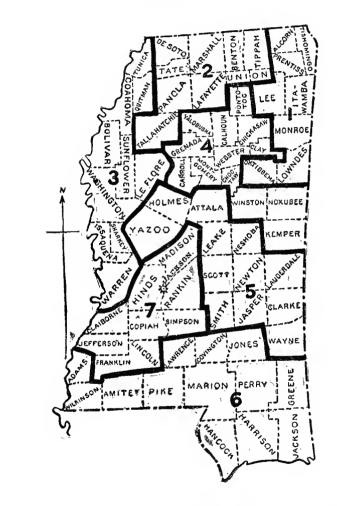
### MINNESOTA.

Electoral Vote.—In 1872 Grant (R.) received 5 votes; 1876, Hayes (R.), 5; 1880, Garfield (R.), 5; 1884, Blaine (R.), 7; 1888, Harrison (R.),			
- 7. There will be 9 votes in 1892.			
Total State Vote			
1888, 263,285; 1890 (Gov.), 240,893.			
<i>Pluralities.</i> —1872, 20,694 (R.); 1876, 21,780 (R.); 1880, 40,588 (R.); 1884.			
41,620 (R.); 1888, 38,106 (R.); 1890 (Gov.), 2,267 (R.).			
Increase in the Popular Vote.—The increase in the popular vote between			
1872 and 1888 was 173,766.			
New CountiesBeltrami, Cook, Hubbard, Isanti, Itasca, Kittson, Lake, Le			
Sueur, Lyon, Murray, Marshall, Nobles, Norman, Pipestone,			
Sibley, Traverse and Wadena Counties have been formed since 1872.			
Variations in the County Vote, 1884-1888The following variations are			
noted:			
COUNTY. 1884. 1888.			
Cook			
Ramsey			
Hubbard			
Variations in the County Vote since 1888.—The variations since the last pres-			
idential election are as under:			
COUNTY. 1888. 1890. (Gov.)			
Hennepin			
Houston			
Jackson			
Le Sueur			
<b>Lincoln</b>			
Olmsted $338$ (R.) $86$ (D.)			
Polk			
Swift $356$ (R.) $313$ (F. A.)			
Traverse			
Waseca			
Benton,			
Cook29 (R.)			
Hubbard			
Itasca			
From the above statements it will be seen that 3 counties			
changed sides in 1888, and 14 in 1890.			
Cook and Hubbard Counties changed twice.			
No. of CountiesAccording to the latest reports, there are 80 counties in			
Minnesota.			

Minnesota. Population.—The population of the State, 1880, was 780,773; 1890, 1,301,-826.

The five most populous counties are: Hennepin (185,294); Ramsey (139,796); St. Louis (44,862); Stearns (34,844), and Otter Tail (34,232).

# MISSISSIPPI.



No change in Congressional districts under reapportionment act of 1890.

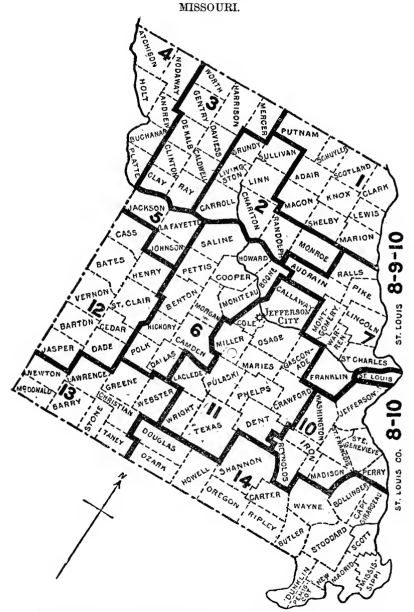
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#### MISSISSIPPI.

Electoral Vote.—In 1872 Grant (R.) received 8 votes; 1876, Tilden (D), 8; 1880, Hancock (D.), 8; 1884, Cleveland (D.), 9; 1888, Cleveland (D.), 9. There will be 9 votes in 1892. Total State Vote.—1872, 129,463; 1876, 164,778; 1880, 117,078; 1884, 120,-019; 1888, 115,807; 1889 (Gov.), 84,929 (no opposition). Pluralities.—1872, 34,887 (R.); 1876, 59,568 (D.); 1880, 40,896 (D.); 1884, 33,001 (D.); 1888, 55,375 (D.). Decrease in the Popular Vote.—The decrease in the popular vote between 1872 and 1888 was 13,656. New Counties.—Quitman, Sumner, Tate, Webster and Sharkey Counties have been formed since 1872. Variations in the County Vote, 1884-1888 .- The following variations are noted: COUNTY. 1884. 1888.No. of Counties.-According to the latest reports, there are 75 counties in Mississippi. Population.-The population of the State, 1880, was 1,131,597; 1890, 1,289,-600. The five most populous counties are: Washington (40,414);

The five most populous counties are: Washington (40,414); Hinds (39,279); Yazoo (36,394); Warren (33,164), and Holmes (30,970).



No change in Congressional districts under reapportionment act of 1890. One member-at-large will be elected.

### MISSOURI.

Electoral Vole.—In 1872 Hendricks (D.) received 6 votes; 1876, Tilden (D.), 15; 1880, Hancock (D.), 15; 1884, Cleveland (D.), 16; 1888, Cleveland (D.), 16. There will be 17 votes in 1892.

Total State Vote.—1872, 273,050; 1876, 351,604; 1880, 397,221; 1884, 441,074; 1888, 511,402. An election for Judge of the Supreme Court was held in 1890, but has no political significance for purposes of comparison with Presidential votes, although a heavy vote (464,336) is recorded.

(409, 500) is recorded. Pluralities, --1872, 29,809 (D.); 1876, 54,389 (D.); 1880, 55,042 (D.); 1884, 33,059 (D.); 1888, 25,717 (D.). The plurality in 1890, at the election of judge of the Supreme Court was 61,788 (D.). Increase in the Popular Vote. -- The increase in the popular vote between 1872

and 1888 was 250,148.

New Counties.-Douglas, Putnam, St. Louis City and St. Louis County have been formed as counties since 1872.

Variations in the County Vote, 1884-1888 .- The following variations are noted:

1884.	1888.
76 (R.)	
197 (R.)	51 (D.)
33 (R.)	
6 (D.)	
53 (D.)	
.410 (D.)	
. 577 (D.)	$\dots \dots 6,255$ (R.)

Counties as under have recorded a gradually increasing Republican plurality since 1872:

COUNTY.	1872	1876	1880	1884	1888
Grundy	649	697	815	923	981
Stone.					
Warren					
Wright	69	107	232	292	601
Putnam					

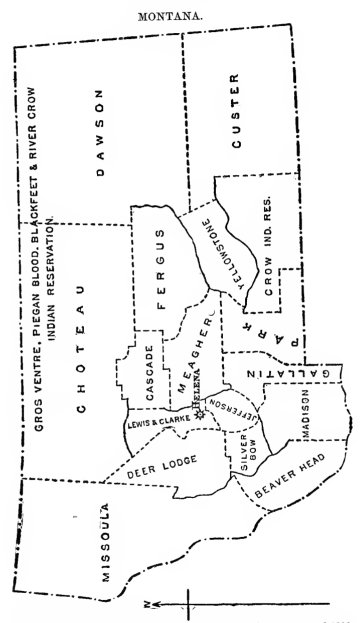
No. of Counties.—According to the latest reports, there are 115 counties in Missouri.

Population.-The population of the State, 1880, was 2,168,380; 1890, 2,679,-184.

The five most populous counties are: St. Louis City (451,770); Jackson (160, 510); Buchanan (70, 100); Jasper (50, 500), and Greene (48,616).

For Congressional and city figures see Appendix.

20B



No change in Congressional districts under reapportionment act of 1890.

### MONTANA.

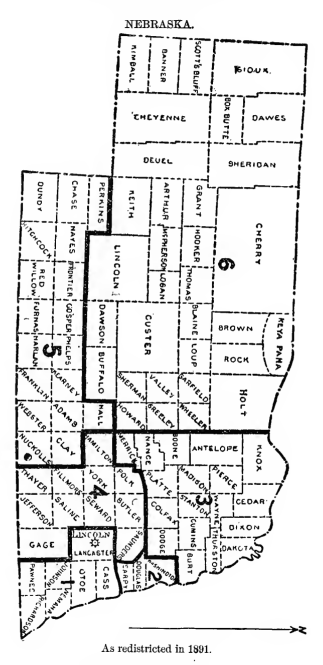
- Electoral Vote.—Montana was admitted to the Union November 8, 1889. There will be 3 votes in 1892.
- Total State Vote.—As a basis for comparison, it may be stated that the total vote cast for members of Congress, or, rather, Congressional nominees, in 1888, was 40,014. In 1889 the total vote for Governor was 38,552. In 1890 the Congressional vote was 31,090.
- Pluralities.-1888 (Cong.), 5,126 (R.); 1889 (Gov.), 556 (D.); 1890 (Cong.), 283 (D.).
- Decrease in the Popular Vote.—According to the foregoing figures, the decrease in the popular vote, comparing 1888 with 1889 (rather than 1890), was 1,462.
- Variations in the County Vote, 1888-1890.—The following variations are noted:

COUNTY.	1888 (Cong.	) 1889 (Gov.)	1890 (Cong.)
Choteau			1 (D.)
Deer Lodge	1,111 (R.).		680 (D.)
Jefferson	169 (R.).	106 (D.)	9 (D.)
Lewis and Cla	arke.515 (R.).	311 (D.)	98 (D.)
Meagher	157 (R.).		54 (R.)
		166 D.Ś	

- No. of Counties.—According to the latest reports, there are 16 counties in Montana.
- Population.—The population of the State, 1880, was 39,159; 1890, 132,159.

   The five most populous counties are: Silver Bow (23,744);

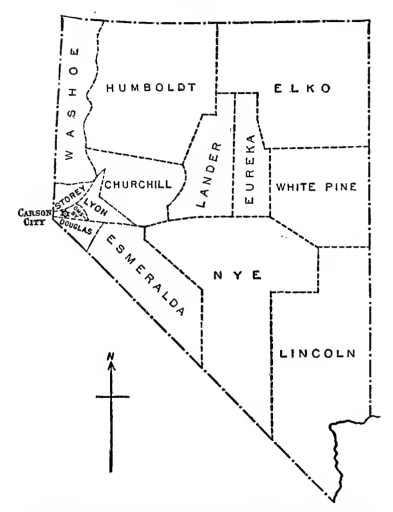
   Lewis and Clarke (19,145); Deer Lodge (15,155); Missoula (14,-427), and Cascade (8,755).



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# NEBRASKA.

Electoral Vote.—In 1872 Grant (R.) received 3 votes; 1876, Hayes (R.), 3;
1880, Garfield (R.), 3; 1884, Blaine (R.), 5; 1888, Harrison (R.),
5. There will be 8 votes in 1892. <i>Total State Vote.</i> —1872, 26,141; 1876, 53,389; 1880, 87,355; 1884, 134,204;
1888, 202,653; 1890 (Gov.), 214,090. Pluralities
22,512 (R.); 1888, 27,873 (R.); 1890 (Gov.), 1,144 (D.). Increase in the Popular Vote,—The increase in the popular vote since 1872
is 187,949. This number is the difference between the total
vote cast for President in 1872 and that for Governor in 1890.
New Counties.—Blaine, Box Butte, Brown, Chase, Cherry, Custer, Dawes,
Dundy, Furnas, Garfield, Gosper, Grant, Greeley, Hayes,
Hitchcock, Holt, Keith, Keya Paha, Knox, Logan, Loup, Mad-
ison, Nance, Perkins, Phelps, Red Willow, Sheridan, Sherman,
Sioux, Thomas, Valley and Wheeler Counties have been formed
since 1872.
Variations in the County Vote, 1884–1888.—The following variations are
noted:
COUNTY. 1884. 1888.
Dakota18 (R.)190 (D.)
Douglas
Otoe
Pierce. $47$ (R.). $19$ (D.)
Sarpy
Keith
Variations in the County Vote since 1888.—The following variations are on
record, considering the Presidential vote of 1888 as compared
with that of Governor in 1890:
COUNTY. 1888. 1890. (Gov.)
Cass128 (R.)
Hall
Holt
Washington
Wayne
Seward
Grant
Greeley
Howard47 (D.)387 (Ind.)
Sioux6 (D.)
The counties named as under gave an increasing Republican
plurality from 1872 to 1888 at Presidential elections:
COUNTY. 1872 1876 1880 1884 1888
Burt
Dawson
Nuckolls
From the above statement it will be seen that 6 counties
changed sides in 1888, and 10 in 1890.
No. of Counties. — According to the latest reports, there are 90 counties in
Nebraska
Population.—The population of the State, 1880, was 452,402; 1890, 1,058,910.
The five most populous counties are: Douglas (158,008);
Lancaster (76,395); Gage (36,344); Otoe (25,403), and Adams
(24,303.)
·

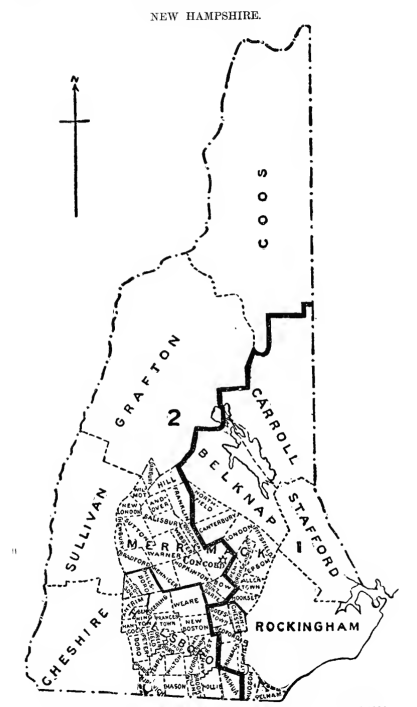


NEVADA.

Nevada having but one Congressman is not divided into Congressional districts.

#### NEVADA.

- Electoral Vote -In 1872 Grant (R.) received 3 votes; 1876, Hayes (R.), 3; 1880, Hancock (D.), 3; 1884, Blaine (R.), 3; 1888, Harrison (R.), 3. There will be 3 votes in 1892.
- Total State Vote.-1872, 14,649; 1876, 19,691; 1880, 18,343; 1884, 12,797; 1888, 12,632; 1890 (Gov.), 12,392.
- Pluralities.—1872, 2,177 (R.); 1876, 1,075 (R.); 1880, 879 (D.); 1884, 1,615 (R.); 1888, 1,867 (R.); 1890 (Gov.), 810 (R.). Decrease in the Popular Vote.—The decrease in the popular vote between
- 1872 and 1888 was 2,017.
- New Counties.-Eureka County has been formed since 1872.
- Variations in the County Vole, 1884-1888.-Churchill County gave Blaine (R.) a plurality of 8 in 1884, and Cleveland (D.) a plurality of 3 in 1888.
- Variations in the County Vote since 1888.—Elko County gave Harrison (R.) a plurality of 98 in 1888, and Winters (D.) a plurality of 150 in 1890 for Governor.
  - Nye County gave Harrison (R.) a plurality of 61 in 1888 and Winters (D.) a plurality of 9 in 1890.
- No. of Counties.-According to the latest reports, there are 14 counties in Nevada.
- Population.—The population of the State, 1880, was 62,266; in 1890, 45,761.
  - The five most populous counties are: Storey (8,806); Washoe (6,437); Ormsby (4,883); Elko (4,794), and Humboldt (3,434).



No change in Con pissional/distriblicaradar frapportionment act of 1890.

#### NEW HAMPSHIRE.

Electoral Vote.-In 1872 Grant (R.) received 5 votes; 1876, Hayes (R.), 5; 1880, Garfield (R.), 5; 1884, Blaine (R.), 4; 1888, Harrison (R.), There will be 4 votes in 1892. 4.

Total State Vote.—1872, 68,892; 1876, 80,048; 1880, 86,363; 1884, 84,566; 1888, 90,829; 1890 (Gov.), 86,240.

Pluralities.—1872, 5,444 (R.); 1876, 2,954 (R.); 1880, 4,058 (R.); 1884, 4,063 (R.); 1888, 2,272 (R.); 1890 (Gov.), 93 (R.). Increase in the Popular Vote.—The increase in the popular vote between 1872

and 1888 was 21,941.

Variations in the County Vote, 1884-1888.-The following variations are noted:

COUNTY.	1884.	1888.
Belknap		
Merrimack		
Rockingham		

Variations in the County Vote since 1888.—Grafton County gave Harrison (R.) 39 plurality in 1888, and Amsden (D.) a plurality of 414 in 1890 for Governor; Merrimack County gave Cleveland (D.) a plurality of 118 in 1888, and Tuttle (R.) a plurality of 119 in 1890 for Governor.

No. of Counties.—There are 10 counties in New Hampshire. Population.—The population of the State, 1880, was 346,991; 1890, 376,530. The five most populous counties are: Hillsborough (93,247); Rockingham (49,650); Merrimack (49,435); Strafford (38,442), and Grafton (37,217).



# NEW JERSEY.

Electoral Vote.—In 1872 Grant (R.) received 9 votes; 1876, Tilden (D.), 9; 1880, Hancock (D.), 9; 1884, Cleveland (D.), 9; 1888, Cleveland (D.), 9. There will be 10 votes in 1892.

- and 1888 was 134,999.
- Variations in the County Vote.-Noue of the counties changed sides in 1888, comparing results with those of 1884. In considering the vote of 1888 for President in comparison with the vote of 1889 for Govrenor, it is noted that Essex County gave Harrison (R.) a plu-rality of 116 in 1888, and Abbett (D.) a plurality of 858 in 1890 for Governor. Morris Couuty gave Harrison (R.) a plurality of 246 in 1888, and Abbett (D.) a plurality of 100 in 1890. No. of Counties.—There are 21 counties in New Jersey.

Population.-The population of the State, 1880, was 1,131,116; 1890, 1,444,. 933.

The five most populous counties are: Hudson (275,126); Essex (256,098); Passaic (105,046); Camden (87,687), and Mercer (79,978).



No change in Congressional districts under reapportionment act of 1890.

## NEW YORK.

Electoral Vote.-In 1872 Grant (R.) received 35 votes; 1876, Tilden (D), 35; 1880, Garfield (R.), 35; 1884, Cleveland (D.), 36; 1888, Harrison (R.), 36. There will be 36 votes in 1892.

(R.), 30. 1 nere will be 30 votes in 1892. Total State Vote.—1872, 829,672; 1876, 1,015,502; 1880, 1,104,605; 1884, 1,171,312; 1888, 1,321,149; 1891 (Gov.), 1,162,853. Pluralities.—1872, 51,800 (R.); 1876, 26,568 (D.); 1880, 21,033 (R.); 1884, 1,047 (D.); 1888, 13,002 (R.); 1891 (Gov.), 47,937 (D.). Increase in the Popular Vote.—The increase in the popular vote between 1872 and 1888 was 490,437.

Variations in the County Vote, 1884-1888 .- The following variations are noted :

COUNTY.	1884.	1888.
Hamilton	· · · · 46 (D.). · · · · · ·	47 (R.)
Niagara	· · · · 316 (D.). · · · · · ·	457 (R.)
Oneida	30 (D.)	1,965 (R.)
Otsego	436 (D.)	857 (R.)
Suffolk	553 (D.)	567 (R.)
Sullivan		103 (R.)
Chemung		570 (D.)

A complete analysis, as near as may be within the space available, is given as under by counties, showing the variations in certain districts for such of the counties as show a fluctuation in the popular vote :

County.	Districts giving (D.) plurality in 1884 and (R.) plurality in 1888.	Districts giving (R.) plurality in 1884 and (D.) plurality in 1888.
Albany Allegany Broome	Alma, Almond	Albany City (wards 7 and 10). Wellsville. Binghamton (ward 4).
Cattaraugus	Ellicottville,Franklinville,Ischua, Persia	
Cayuga	Mentz Charlotte	Auburn (ward 4).
Chemung	Chemung Plymouth, Smyrna	Elmira (wards 2, 4 and 5). Pitcher.
Clinton Columbia	Beckmanton, Plattsburg	
Delaware	Colchester	Truxton. Stamford.
	Clinton, Pleasant Valley, Pough- keepsie (ward 2)	
	Colden, Holland Chateaugay, Constable	
Fulton		Oppenheim, Stratford.
Greene	Bergen, Darien Coxsackie Lake Pleasant, Wells	Durham, Greenville.
Jefferson	Watertown (ward 4), Worth	
Kings	Brooklyn (wards 7, 21, 22), Graves- end Diana, Osceola, Watson, West	
	Turin	
Montgomery	Groveland Canajoharie, Florida, Glen	
Niagara	Lewiston, Lockporttown, (wards)	
Oneida	1, 4), Newfane Annsville, Bridgewater, Floyd, Utica (ward 7), Verona, Western.	
Onondaga	Syracuse (ward 2) Geneva	

## STATES AND TERRITORIES.

County.	Districts giving D. plurality in 1884 and R. plurality in 1888.	Districts giving R. plurality in 1884 and D. plurality in 1888.
Orange	Newburg, Newburg City (ward 4).	Chester.
Oswego	Oswego (ward 4), Redfield, West	
	Monroe, Williamstown	
Otsego	Hartwick, New Lisbon, Roseboom,	
Deterry	Worcester	
Putnam	Philipstown	Hoosiak
Schepectady	Schenectady City (ward 1)	Rotterdam
Schoharie	Gilboa	norter unit.
Seneca	Varick	Ovid.
Steuben	Addison, Corning, Fremont, Hor-	
01 m m	nellsville, Prattsburg, Wheeler.	
Suffolk	Babylon, East Hampton, Islip,	
Gullinon	Rockland	
Tompkine	Lansing, Newfield	
Ulster	Denning, Kingston (ward 6), Lloyd,	
010001	Wawarsing.	
Washington	Whitehall	
Wayne	Lyons	
Westchester	Ossining, Scarsdale	
wyoming	Weathersfield	

The following statement will show the number of districts in each county having increased or decreased pluralities in 1888 :

		Dist	ricts.				Dist	ricts.	
	Repu	blican	Demo	cratic		Repu	olican	Demo	cratic
Counties.	Increased plurality	Decreased	Increased plurality	Decreased plurality	Counties.	Increased	Decreased	Increased plurality	Decreased
Albany. Albagany. Broome Catuggany. Caturauqua Chemung Chemung Chenango Clinton. Columbia. Cortlandt Dutchess Erie. Essex. Franklin. Fulton Genesee Greene. Hamilton. Herkimer Jefferson Kings Lewis. Livingston. Modison. Monroe Montgomery New York. Niagara	8 23 14 18 15 18 3 7 6 7 6 7 6 7 6 13 13 2 8 2 2 2 9 9 13 6 6 6 0 12 13 1 1 1 5	53343555243988318382 76122115232	$\begin{array}{c} 10 \\ - \\ 11 \\ 14 \\ 16 \\ 22 \\ 11 \\ 51 \\ - \\ 1 \\ 2 \\ 3 \\ 10 \\ 12 \\ - \\ 42 \\ 18 \\ - \end{array}$	2   331   34   42457   12   522175211225	Oneida. Onondaga. Ontario Orleans Oswego. Otsego. Putnam. Queens Rensselaer. Richmond. Rockland St. Lawrence. Saratoga. Schenectady. Schoharie Schuyler. Seneca. Steuben Suffolk. Sullivan Tioga. Tompkins. Ulster. Washington. Wayne. Westchester. Wyoming. Yates.	6 5 10 8 9 10 3 8 7	254532 3 51 693 1 4 7 212274522 274522	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$ \begin{array}{c} 10 \\ 3 \\ 1 \\ 5 \\ 4 \\ 8 \\ 5 \\ 4 \\ 2 \\ 2 \\ 1 \\ 11 \\ 15 \\ 4 \\ 2 \\ 3 \\ 1 \\ 7 \\ - \\ 7 \\ 3 \\ - \\ 7 \\ - \\ 7 \\ 3 \\ - \\ 7 \\ - \\ 7 \\ 3 \\ - \\ 7 \\ - \\ 7 \\ 3 \\ - \\ 7 \\ - \\ 7 \\ 3 \\ - \\ 7 \\ - \\ 7 \\ - \\ 7 \\ - \\ 7 \\ - \\ - \\ 7 \\ - \\ - \\ - \\ - \\ - \\ - \\ - \\ - \\ - \\ -$
	Total.		•••••			499	204	128	166

278

Variations in the County Vote since 1888.—Considering only the Presidential vote 1888, as compared with the vote for Governor in 1891, the following variations are recorded :

owing variations c		
COUNTY.	1888.	1891. (Gov.)
Columbia	410 (R.)	98 (D.)
Dutchess	1,016 (R.)	75 (D.)
Erie	2,069 (R.)	1,280 (D.)
Montgomery	688 (R.)	129 (D.)
	457 (R.)	
	309 (R.)	
	304 (R.)	
	1,164 (R.)	
	338 (R.)	
	1,733 (R.)	

From the above statements it may be noted :

(1) 7 counties changed sides at the Presidential election in 1888. Taking the districts in each county, 115 districts changed sides in 1888.

(2) 499 districts gave an increased Republican plurality in 1888; 204 districts gave a decreased Republican plurality; 128 districts gave an increased Democratic plurality, and 166 districts gave a decreased Democratic plurality.

(3) 10 counties, considering only the presidential election of 1888 (as compared with that for Governor in 1891), changed sides at the last election.

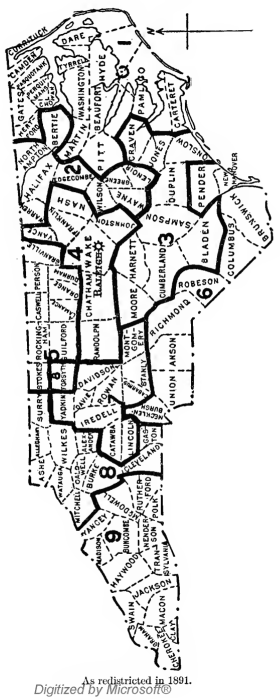
Niagara County is recorded as having changed in 1888 and in 1891.

No. of Counties.-There are 60 counties in New York.

Population.—The population of the State, 1880, was 5,082,871; 1890, 5,997,853.

The five most populous counties are : New York (1,515,301); Kings (838,547); Erie (322,981); Monroe (189,586), and Albany (164,555).

NORTH CAROLINA.



## NORTH CAROLINA.

Electoral Vote.—In 1872 (Grant (R.) received 10 votes; 1876, Tilden (D.), 10; 1880, Hancock (D.), 10; 1884, Cleveland (D.), 11; 1888, Cleve-land (D.), 11. There will be 11 votes in 1892.

242,303.

Pluralities.—1872, 24,675 (R.); 1876, 17,010 (D.); 1880, 8,326 (D.); 1884, 17,-884 (D.); 1888, 13,118 (D.). The majority at the election for Chief Justice, 1890, was 42,329 (D.). Increase in the Popular Vote.—The increase in the popular vote between 1872

and 1888 was 120,610.

New Counties .-- Currituck, Durham, Bender and Vance Counties have been formed since 1872.

Variations in the County Vote, 1884-1888.—The following variations are noted:

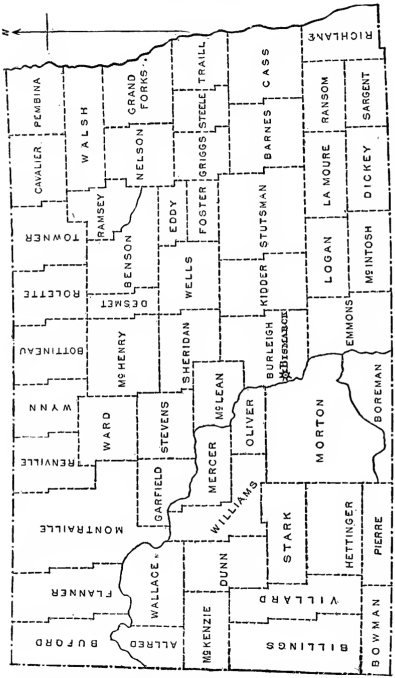
1.		
COUNTY.	1884.	1888.
Camden		
Forsyth		
Granville		
Guilford		
Richmond		14 (R.)
Randolph		
Transylvania.		
Watauga		
Bertie		109 (D.)
Bladen		
Brunswick		
Hertford		
Surry	· · · · · · 11 (R.). · · · · ·	

No. of Counties. - There are 96 counties in North Carolina.

Population.-The population of the State, 1880, was 1,399,750; 1890, 1,617,-947.

The five most populous counties are: Wake (49,207); Mccklenburg (42,673); Buncomb (35,266); Robeson (31,483), and Hal-ifax (28,908).

# NORTH DAKOTA.



North Dakota having but one Congressman is not divided into Congressional districts. Digitized by Microsoft®

#### NORTH DAKOTA.

Electoral Vote.—North Dakota was admitted to the Union November 3, 1889. There will be 3 votes in 1892.

Total State Vote.—The total Congressional vote in 1888 was 41,091; vote for Governor, 1889, 38,098; vote for Governor, 1890, 36,489.

Pluralities.—Congressional, 1888, 9,489 (R.); for Governor, 1889, 12,632 (R.); for Governor, 1890, 6,449 (R.).

Decrease in the Popular Vote.—Comparing the Congressional vote of 1888 with the vote for Governor, there has been a decrease of 4,602.

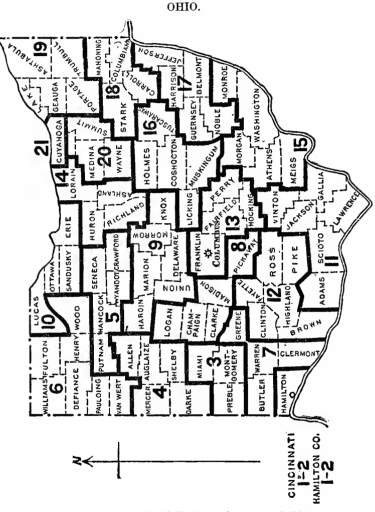
Variations in the County Vote, 1889-1890.—The following variations are noted:

COUNTY.	1889. (Gov.)	1890. (Gov.)
Cavalier		187 (D.)

The following counties (with population, 1890), do not appear in the available election returns, therefore no vote is shown, nor is there any information as to their political leaning or tendency should they vote for President in 1892: Allred (no returns), Boreman (511), Bowman (6), Buford (803), Church (74), Dunn (159), Flannery (72), Garfield (33), Hettinger (81), Mc-Kenzie (3), Mountraille (122), Renville (99); Sheridan (5), Stevens (16), Wallacte (24), Wallette (no returns), and Williams (100). The figures in parenthesis after each county name show the population as recorded in the census returns of 1890.

No. of Counties. - According to the latest reports, there are 55 counties in North Dakota.

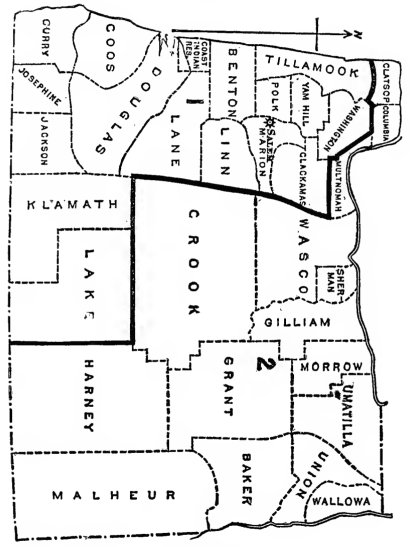
Population.—The population of the State, 1880, was 36,909; 1890, 182,719. The five most populous counties are: Cass (19,613); Grand Forks (18,357); Walsh (16,587); Pembina (14,334), and Richland (10,751).



Showing Congressional districts prior to act of 1890.

# OHIO.

ouro.
Electoral Vote.—In 1872 Grant (R.) received 22 votes; 1876, Hayes (R.), 22; 1880, Garfield (R.), 22; 1884, Blaine (R.), 23; 1888, Harrison
(R.), 23. There will be 23 votes in 1892.
Total State Vote.—1872, 529,436; 1876, 658,573; 1880, 724,967; 1884, 784,807; 1888, 841,941; 1889 (Gov.), 775,721; 1891 (Gov.), 795,635.
Pluralities.—1872, 34,268 (R.); 1876, 2,747 (R.); 1880, 34,227 (R.); 1884, 31,-
796 (R.); 1888, 19,599 (R.); 1889 (Gov.) 10,872 (D.); 1891 (Gov.)
21,511 (R.).
Increase in the Popular Vote—The increase in the popular vote hetween 1872
and 1888 was 312,505.
Variations in County Vote, 1884–1888 The following variations are noted:
COUNTY. 1884. 1888.
Clermont49 (R.)
$\begin{array}{c} \text{Monigomery} \dots \dots 198 \ (\text{R}.) \dots \dots \dots 051 \ (\text{D}.) \\ \text{Stark} \dots \dots \dots 320 \ (\text{R}.) \dots \dots \dots 331 \ (\text{D}.) \end{array}$
- Hancock
Variations in County Vote since 1888.—Considering the vote for Governor,
1889 and 1891, as compared with the Presidential vote in 1888,
variations as under are recorded:
COUNTY. 1888. 1889. 1891.
Adams
Auglaize1,716 (D.)1,978 (R.)1,489 (D.)
Butler3, $311$ (D.) $3,575$ (R.) $3,266$ (D.)
Erie
$\begin{array}{l} \textbf{Hamilton} \dots \ 3,846 \ (\textbf{R}.) \dots \ 7,253 \ (\textbf{D}.) \dots \ 5,759 \ (\textbf{R}.) \\ \textbf{Hancock} \dots \dots \ 95 \ (\textbf{R}.) \dots \dots \ 74 \ (\textbf{D}.) \dots \dots \ 219 \ (\textbf{R}.) \end{array}$
1110000000000000000000000000000000000
Muskingum350 (R.)213 (D.)206 (R.)
Noble
Ottawa1,335 (D.)1,398 (D.)1,331 (R.)
Paulding
<b>Perry</b>
Van Wert 13 (R.) 272 (D.) 138 (D.)
Vinton
Williams. $94$ (R.). $217$ (D.). $178$ (R.)
Logan County recorded a gradually increasing Republican plurality for President from 1872 to 1888, as follows: 840, 973,
1,271, 1,373, 1,582.
Lucas County recorded a gradually decreasing Republican
plurality from 1872 to 1888, as follows: 2,171, 1,369, 1,172, 957,
805.
The counties as under show a gradually increasing Demo-
cratic plurality from 1872 to 1888:
COUNTY. 1872 1876 1880 1884 1888 Henry
$\begin{array}{c} \text{Henry}$
Seneca
$W_{vandot}$
No. of Counties.—According to the latest reports there are 88 counties in
Ohio
Population.—The population of the State, 1880, was 3,198,062; 1890, 3,672,-
- 316
The five most populous counties are: Hamilton (374,573);
Cuyahoga (309,970); Franklin (124,087); Lucas (102,296 and
Montgomery (100,852).
The Alexandress of and anter training sag Ammandian



OREGON.

As redistricted in 1891.

# OREGON.

Electoral Vote.—In 1872 Grant (R.) received 3 votes; 1876, Hayes (R.), 3; 1880, Garfield (R.), 3; 1884, Blaine (R.), 3; 1888, Harrison (R.), 3. There will be 4 votes in 1892.

Total State Vote.—1872, 20,121; 1876, 29,873; 1880, 40,816; 1884, 52,682; 1888, 61,911; 1890 (Gov.), 72,705. \*Pluralities.—1872, 3,517 (R.); 1876, 547 (R.); 1880, 671 (R.); 1884, 2,256 (R.); 1888, 6,769 (R.); 1890 (Gov.), 5,151 (D.).

Increase in the Popular Vote.-The increase in the popular vote between 1872 and 1890, comparing the Presidential vote of the former year with the vote for Governor at the last election, is recorded as 52,584.

New Counties .- Crook, Gillian, Klamath, Lake, Malheur, Morrow and Wallonia Counties have been formed since 1872.

Variations in the County Vote, 1884-1888 .- The following variations are noted:

COUNTY.	1884.	1888,
Baker		96 (R.)

Variations in County Vote since 1888.—Comparing the Presidential vote of 1888 with that for Governor in 1890, variations as under are recorded:

COUNTY.	1888.	1890. (Gov.)
Baker		
Benton		
Douglas		
Gilliam.		146 (D.)
Grant		
Josephine		1 (D.)
Malheur		
Morrow	<b>1</b> 19 (R. )	
	56 (R.)	
Tillamook		
Union	80 (R.)	
Wasco		

From the foregoing statements it will be seen that 4 counties changed sides in 1888, and 12 in 1890.

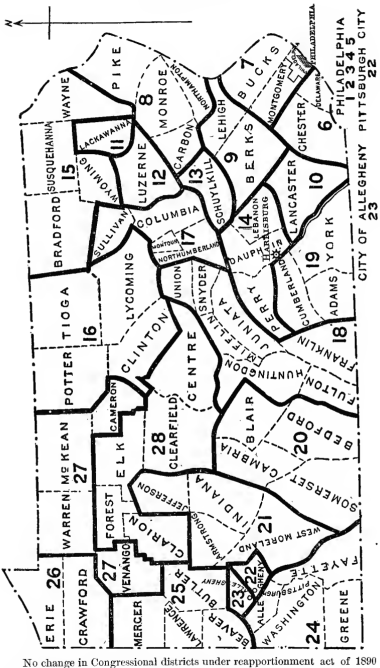
Baker, Grant, Josephine and Union changed sides twice.

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No. of Counties .- According to the latest returns, there are 31 counties in · Oregon.

Population. - The population of the State, 1880, was 174,768; 1890, 313,767. The five most populous counties are: Multnomah (74,884); Marion (22,934); Linn (16,265); Clackamas (15,233), and Lane (15, 198).





No change in Congressional districts under reapportionment act of 1890 Two additional Representatives at-large will be elected. Digitized by Microsoft® –

## PENNSYLVANIA.

Electoral Vote.—In 1872 Grant (R.) received 29 votes; 1876, Hayes (R.), 29; 1880, Garfield (R.), 29; 1884, Blaine (R.), 30; 1888, Harrison
(R.), 30. There will be $32$ votes in 1892.
Total State Vote1872, 563,260; 1876, 758,869; 1880, 874,783; 1884, 899,-
328; 1888, 997,568; 1890 (Gov.), 927,972.
Pluralities.—1872, 135,918 (R.); 1876, 17,964 (R.); 1880, 37,276 (R.); 1884,
81,019 (R.); 1888, 79,452 (R.); 1890 (Gov.), 16,554 (D.). Increase in the Popular Vote.—The increase in the popular vote between 1872
Increase in the Popular Vote.—The increase in the popular vote between 1872
and 1888 was 434,308.
New CountiesLackawanna County has been formed since 1872.
Variations in the County Vote, 1884–1888.—The following variations are noted:
COUNTY. 1884. 1888.
Fayette
Luzerne
$\operatorname{Luzerice}_{\mathcal{A}} \left( \begin{array}{c} 0 \\ 0 \end{array} \right) \left( \begin{array}{c} 0 \end{array} \right) \left( \begin{array}{c} 0 \\ 0 \end{array} \right) \left( \begin{array}{c} 0 \\ 0 \end{array} \right) \left( \begin{array}{c} 0 \end{array} \right) \left( \begin{array}{c} 0 \\ 0 \end{array} \right) \left( \begin{array}{c} 0 \end{array} \right) \left( $
Mifflin $3$ (D.) $237$ (R.)
Northumberland117 (D.)
$\underline{\text{Westmoreland}} \dots \dots 7 \text{ (D.)} \dots \dots \dots 324 \text{ (R.)}$
Wyoming
Schuylkill
Variations in County Vote since 1888.—Comparing the Presidential vote of
1888 with that for Governor in 1890, variations as under are re-
corded:
COUNTY. 1888. 1890. (Gov.)
Butler
Cameron
Crawford
Erie
Fayette
Jefferson
Lackawanna
Luzerne
McKean
Mifflin
Montgomery
Northumberland $\ldots 31$ (R.) $\ldots 1,451$ (D.)
Venango
Warren 1,689 (R.)
Washington1,954 (R.)
Westmoreland
W yoming
From the foregoing statements it will be seen that 7 counties
changed sides in 1888, and 17 in 1890.
Fayette, Luzerne, Mifflin, Northumberland, Westmoreland
rayette, nuzerne, minnin, ivorthumbertand, westmoretand
and Wyoming changed sides twice.
Chester County has recorded an increasing Republican plu-
rality for President since 1872, as follows: 544, 3,088, 3,774,

rality for President since 1872, as follows: 544, 3,088, 3,774, 3,793, 4,037. Snyder has a corresponding record, as follows: 160, 383, 541, 726, 867.

No. of Counties.—According to the latest reports, there are 61 counties in Pennsylvania.

Population.—The population of the State, 1880, was 4,282,891; 1890, 5,258,-014.

The five most populous counties are: Philadelphia (1,046,-964); Allegheny (551,959); Luzerne (201,203); Schuylkill (154,-163), and Lancaster (149,095).

## RHODE ISLAND.

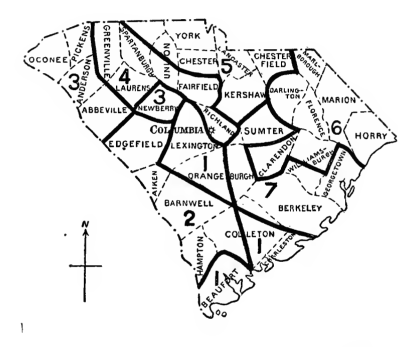




## RHODE ISLAND.

- Electoral Vote.—In 1872 Grant (R.) received 4 votes; 1876, Hayes (R.), 4; 1880, Garfield (R.), 4; 1884, Blaine (R.), 4; 1888, Harrison (R.), 4. There will be 4 votes in 1892.
- Total State Vote.—1872, 18,994; 1876, 26,627; 1880, 29,235; 1884, 32,771; 1888, 40,766; 1889 (Gov.), 43,111; 1890 (Gov.), 42,108; 1891 (Gov.), 45,457; 1892 (Gov.), 54,661.
- (Gov.), 45,457; 1892 (Gov.), 45,111; 1890 (Gov.), 42,108; 1891 (Gov.), 45,457; 1892 (Gov.), 54,661. Pluralities.—1872, 8,336 (R.); 1876, 5,075 (R.); 1880, 7,410 (R.); 1884, 6,439 (R.); 1888, 4,438 (R.); 1889 (Gov.), 4,419 (D.); 1890 (Gov.), 1,560 (D.); 1891 (Gov.). 1,254 (D.); 1892 (Gov.), 2,037 (R.). Increase in the Popular Vote.—The increase in the popular vote, comparing
- Increase in the Popular Vote.—The increase in the popular vote, comparing the Presidential vote of 1888 with that for Governor in 1892, is 13,895.
- Variations in the County Vote since 1888.—The only variations noted since 1888 are in Providence County.
- No of Counties .- There are 5 counties in Rhode Island.
- Population.-The population of the State, 1880, was 276,531; 1890, 345,506.
  - The population of the counties is as follows: Providence, 255, 123; Newport, 28, 552; Kent, 26, 754; Washington, 23, 649, and Bristol, 11, 428.

# SOUTH CAROLINA.



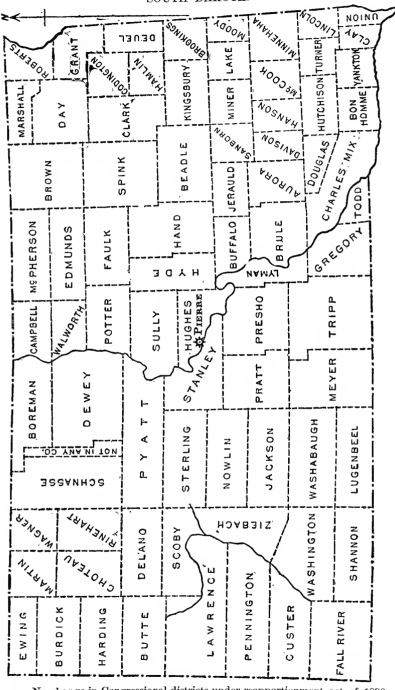
No change in Congressional districts under reapportionment act of 1890.

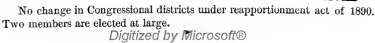
# SOUTH CAROLINA.

- Electoral Vote.—In 1872 Grant (R.) received 7 votes; 1876, Hayes (R.), 7; 1880, Hancock (D.), 7; 1884, Cleveland (D.), 9; 1888, Cleveland (D.), 9. There will be 9 votes in 1892.
   Total State Vote.—1872, 95,180; 1876, 182,776; 1880, 170,956; 1884, 91,578; 1888, 79,941; 1890 (Gov.), 74,124.
   Pluralities.—1872, 49,400 (R.); 1876, 964 (R.); 1880, 5,424 (D.); 1884, 4,803 (D.); 1888, 52,089 (D.); 1890 (Gov.), 44,331 (D.).
   Decrease in the Popular Vote.—The decrease in the popular vote between 1872 and 1888 was 15 619.

- 1872 and 1888 was 15,619.
- New Counties.—Berkeley and Hampton Counties have been formed since 1872.
- Variations in the County Vote, 1884-1888.-Berkeley County gave Blaine (R.) a plurality of 646 in 1884, and Cleveland (D.) a plurality of 293 in 1888. Georgetown County recorded a plurality of 515 for Blaine in 1884, and gave Clevelaud a plurality of 75 in 1888. Florence County (formed since 1888) recorded a Democratic
  - majority of 725 at the election for Governor in 1890.
- No. of Counties.—According to the latest reports, there are 35 counties in South Carolina.
- Population.-The population of the State, 1880, was 995, 577; 1890, 1, 151,-149.

The five most populous counties are: Charleston (59,903); Berkeley (55,428); Spartanburgh (55,385); Orangeburgh (49,-393), and Edgefield (49,259).





SOUTH DAKOTA.

# SOUTH DAKOTA.

- Electoral Vote.—South Dakota was admitted to the Union November 3, 1889. There will be 4 votes in 1892.
- Total State Vote.—The vote for Governor, 1889, was 77,804; for Governor, 1890, 77,562.
- Pluralities -1889 (Gov.), 30,124 (R.); 1890 (Gov.), 9,896 (R.).
- Increase or Decrease in State Vote.—Comparing the total vote cast for Governor in 1889 with that of 1890, there is shown a decrease of 242.
- New Counties.—The following counties were in 1890 unorganized, or not returned as voting. This being the case, it is not possible to show at present what the political tendencies of these counties are:

at property where the	Portotor controlonor	co or encod countries ar
POP. '90.	POP. '90.	POP. '90.
Choteau8	Myer	Schuasse
Delano40	Nowlin149	Sterling96
$Ewing \dots 16$	Presho181	Todd
Gregory295	Pratt 23	Tripp
Harding167	Pvatt34	Wagner
Jackson30	Rinehart—	Washington40
Lugenbell	Rusk	Washabaugh
Lyman 233	Scobey. $\dots 32$	Ziebach510
Martin 7	Shannon	

Variations in the County Vote.—The following variations in the vote for Governor are noted:

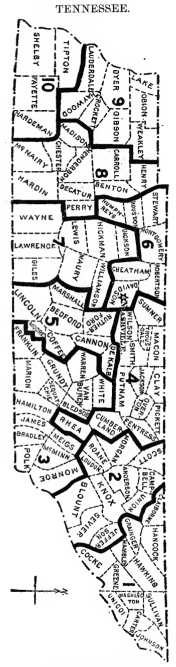
COUNTY.	1889.	1890.
Bonhomme		
Brule	131 (R.)	161 (D.)
Hanson		14 (F. A.)
McCook	151 (R.)	
Hughes	25 (D.)	
Hutchinson		

No. of Counties.—According to the latest reports, there are 78 counties in South Dakota.

Population.—The population of the State, 1880, was 98,268; 1890, 328,808. The five most populous counties are: Minnehaha (21,879); Brown (16,855); Lawrence (11,673); Spink (10,581), and Hutchinson (10,469).

For Congressional and city figures see Appendix.

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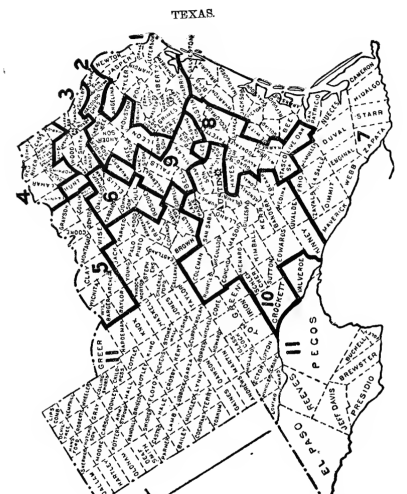
As redistricted in 1891.

#### TENNESSEE.

Electoral Vote.—In 1872 Hendricks (D.) received 12 votes; 1876, Tilden (D.), Licetoriat Vole.—In 1312 Heinfricks (D.) received 12 Voles; 1316, Finder (D.), 12; 1880, Hancock (D.), 12; 1884, Cleveland (D.), 12; 1888, Cleveland (D.), 12. There will be 12 votes in 1892.
 Total State Vote.—1872, 180,046; 1876, 222,732; 1880, 241,827; 1884, 259,-468; 1888, 303,784; 1890 (Gov.), 202,712.
 Pluralities.—1872, 8,736 (D.); 1876, 43,600 (D.); 1880, 20,514 (D.); 1884, 9,180 (D.); 1888, 19,791 (D.); 1890 (Gov.), 37,468 (D.). Increase in the Popular Vote.-The increase in the popular vote between 1872 and 1888 was 123,690. New Counties.—Crockett, Moore, Pickett and Unicoi Counties have been formed since 1872. Variations in the County Vote, 1884-1888.-The following variations are noted: COUNTY. 1884. 1888. Variations in County Vote since 1888 .- Comparing the Presidential vote of 1888 with that for Governor in 1890, variations as under are recorded: 1888. 1890. (Gov.) COUNTY. The following counties are recorded as having given a gradually increasing Republican plurality for President since 1872: 1872 1876188018841888COUNTY. Sevier......1,038..1,204..1,614..1,774..2,341 Van Buren County is recorded as giving a gradually increasing Democratic plurality since 1872, as follows: 131, 207, 221, 289. 320. From the two preceding tabular statements, it will be seen that 4 counties changed sides in 1888 and 4 in 1890. Rhea County changed twice. No. of Counties .- According to the latest reports, there are 96 counties in Tennessee. Population.-The population of the State, 1880, was 1,542,359; 1890, 1,767,-518.The five most populous counties are: Shelby (112,740); Davidson (108,174); Knox (59,557); Hamilton (53,482), and Maury (38, 112).

For Congressional and city figures see Appendix.

22B



No change in Congressional districts under reapportionment act of 1890.

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#### TEXAS.

*Electoral Vote.*—In 1872 Hendricks (D.) received 8 votes; 1876, Tilden (D.), 8; 1880, Hancock (D.), 8; 1884, Cleveland (D.), 13; 1888, Cleveland (D.), 13. There will be 15 votes in 1892.

Total State Vote.—1872, 116,405; 1876, 149,555; 1880, 241,478; 1884, 322,-209; 1888, 357,513; 1890 (Gov.), 347,733.

Pluralities.—1872, 16,595 (D.); 1876, 59,955 (D.); 1880, 98,383 (D.); 1884, 131,978 (D.); 1888, 146,461 (D.); 1890 (Gov.), 184,690 (D.).

Increase in the Popular Vote.—The increase in the popular vote between 1872 and 1888 was 241,108.

New Counties.—Sixty-four counties were formed between 1872 and 1888, as follows:

Archer,	El Paso,	Limpscomb,	Scurry,
Baylor,	Fisher,	Martin,	Shackelford,
Brewster,	Franklin,	McCulloch,	Somerville,
Callahan,	Goliad,	McMullen,	Stephens,
Camp,	Greer,	Menard,	Taylor,
Carson,	Gregg,	Midland,	Throckmorton,
Chilldress,	Hale,	Mitchell,	Tom Green,
Clay,	Hardeman,	Morris,	Val Verde,
Coleman,	Haskell,	Nolan,	Waller,
Concho,	Howard,	Oldham,	Webb,
Crosby,	Jeff Davis,	Pecos,	Wheeler,
Dimmitt,	Jones,	Potter,	Wichita,
Donley,	Kimble,	Presidio,	Wilbarger,
Duval,	Knox,	Reeves,	Wilson,
Eastland,	La Salle,	Rockwall,	Young,
Edwards,	Lee,	Runnels,	Zavala.

Variations in the County Vote, 1884-1888.—The following variations are noted:

COUNTY.	1884.	1888.
Austin		
Colorado		
	63 (R.)	
	<b>.</b> 10 (R.)	
Gregg.	113 (R. )	
Harrison	435 (R.)	1,151 (D.)
Jackson		
Kinney	143 (D.)	120 (R.)

Variations in the County Vote, 1888-1890.—Considering the vote for President in 1888 with that for Governor in 1890, the following variations are recorded;

	1888.	1890.
Tackson	8 (D.)	
Kendall		
Kinnev	122 (R.)	
La Salle	136 (R.)	
Robertson		
Victoria	. <u>120 (R.)</u>	
¥1000110		Alat Q'aquati

From the foregoing statements it will be seen that 8 counties changed sides in 1888, and 6 in 1890. Jackson and Kinney Counties changed sides twice. The following counties voted for the first time in 1890, ac-cording to the record. The vote cast and plurality are as follows:

0.		
COUNTY.	TOTAL VOTE 1890.	PLURALITY.
Armstrong		
Coke		
Deaf Smith		91 (D.)
Floyd		186 (D.)
	latest reports (1891-18	

According to the latest reports (1891-1892), there are 50 unorganized counties.

Marion County (no vote recorded for 1888) gave a gradually increasing Republican plurality from 1872 to 1884, as follows: 263, 367, 661, 731. The following counties gave a gradually increasing Demo-cratic plurality for President from 1872 to 1888:

COUNTY.	1872	1876	1880	1884	1888
Angelena	193			894.	
Bell	284	1,916.	2,749	4,009.	4.130
Bexar	194	521 .	.1,060	1.329.	1.578
Bosque	406	682	1,413	1,658.	1.671
Burnet	131	483	599	1,010.	1.082
Cherokee	596	648		1,253.	1.317
Coleman	—	123	414	705	. 858
Collin	497	1,909	3,061	4,203	5.091
Dallas	694	2,221	2.605	3.845.	4.030
Delta	170	416	647	866	1.312
Ellis,	543	1.781.	2.731	3.681	4 031
Fannin		1.225	2.501	2.881	3 939
Franklin	—		639	. 901.	921
Hayes		345	748	790	. 911
Hunt	421	1.518	2.388	3.269	3 817
Kaufman	458	1.351.	1.909.	2 785	3 025
Kimble		9		. 265	210
Lavaca	447	648	893	1 105	1 800
Live Oak	.120	154	255	292	

# STATES AND TERRITORIES.

COUNTY.	1872	1876	1880	1884	1888
McCulloch					
Orange					
McLennan					
Menard					
Navarro					
Sabine					
Shelby			. 1,308	. 1,485	1,732
Tom Green.					
Van Zandt Wilson					
Rockwall					
A coording to					

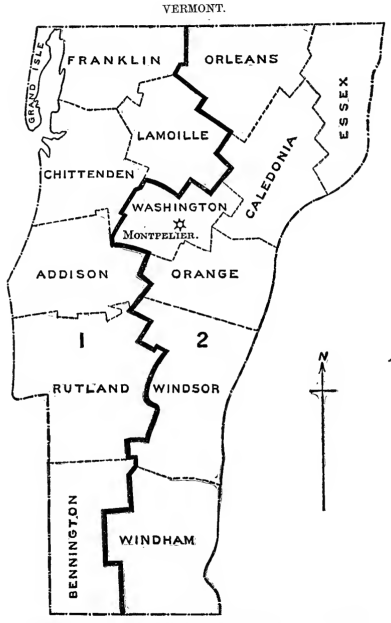
No. of Counties.--According to the latest reports, there are 245 counties in Texas.

Population.—The population of the State, 1880, was 1,591,749; 1890, 2,235,-523.

The five most populous counties are: Dallas (67,042); Grayson (53,211); Bexar (49,266); Tarrant (41,142), and McLennan, (39,204).

Kor Congressional and city figures see Appendix.

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No change in Congressional districts under reapportionment act of 1890.

#### VERMONT.

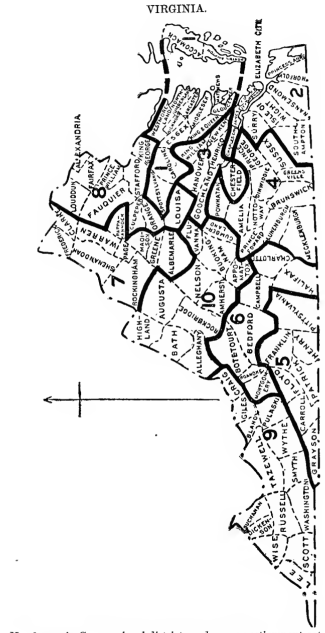
- Electoral Vote. -- In 1872 Grant (R.) received 5 votes; 1876, Hayes (R.), 5; 1880, Garfield (R.), 5; 1884, Blaine (R.), 4; 1888, Harrison (R.), 4. There will be 4 votes in 1892.
- Total State Vote. —1872, 53,001; 1876, 64,460; 1880, 64,593; 1884, 59,382; 1888, 63,440; 1890 (Gov.), 54,226. Pluralities.—1872, 29,961 (R.); 1876, 23,838 (R.); 1880, 26,909 (R.); 1884, 22,183 (R.); 1888, 28,404 (R.); 1890 (Gov.), 14,163 (R.). Increase in the Popular Vote.—The increase in the popular vote between
- 1872 and 1888 was 10,439.
- Variations in the County Vote since 1872.—Every county in Vermont has given a Republican plurality at each Presidential election since 1872; and a similar record is shown as the result of the vote for Governor in 1890.

No of Counties. - There are 14 counties in Vermont.

Population.-The population of the State, 1880, was 332,286; 1890, 332,422. The five most populous counties are Rutland (45,397); Chit-tenden (35,389); Windsor (31,706); Franklin (29,755), and Washington (29,606).

For Congressional and city figures see Appendix.

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No change in Congressional districts under reapportionment act of 1890.

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## VIRGINIA.

Electoral Vote.-In 1872 Grant (R.) received 11 votes; 1876, Tilden (D.), 11; 1880, Hancock (D.), 11; 1884, Cleveland (D.), 12; 1888, Cleve-land (D.), 12. There will be 12 votes in 1892. 1600, Hancock (D.), 11; 1604, Olevenand (D.), 12; 1000, O and 1888 was 118,929. New Counties. - Dickenson County has been formed since 1872. Variations in the County Vote, 1884-1888. - The following variations are noted: COUNTY. 1884.1888. COUNTY. 1884. 1888.Rockingham.....1 (D.)....280 (R.) Spottsylvania. ....24 (D.).....46 (R.) Northumberland . 31 (D.)....354 (R.)  $\hat{W}$  ise. . . . . . . . . . . . . . . . 49 (D. ). . . . . . 20 (R. ) Isle of Wight .....76 (R.)......84 (D.) Princess Anne.... 15 (D.).... 160 (R.) Lunenburg......201 (R.).....399 (D.) Rockbridge..... 102 (D.)..... 44 (R.) Variations in County Vote since 1888-Considering the vote for President in 1888 as compared with that for Governor in 1890, variations as under are recorded: COUNTY. 1888. 1889. (Gov.) COUNTY. 1888. 1889.(Gov.) Appomattox.....98  $(\mathbf{R}.)$ .....23  $(\mathbf{D}.)$ Norfolk ..... 1,771 (R.)....496 (D.) Northumberland . 54 (R.)....163 (D.) Buckingham.....336 (R.).....171 (D.) Rockbridge.....44 (R.)....538 (D.) Greenessville....179 (R.).....50 (D.) Rockingham....280 (R.)....784 (D.) King George.....178 (R.)......32 (D.) Spottsylvania. ...46 (R.)....196 (D.) King William....347 (R.)....257 (D.) From the foregoing statements it will be seen that 13 counties changed sides in 1888 and 28 in 1890. Fluvanna, Montgomery, Northumberland, Orange, Page, Princess Anne, Rockbridge, Rockingham, Spottsylvania and Wythe Counties changed twice. No. of Counties .- According to the latest reports, there are 101 counties in Virginia. Population.--The population of the State, 1880, was 1,512,565; 1890, 1,655,-980. The five most populous counties are: Henrico (103,394); Norfolk (77,038); Pittsylvania (59,941); Campbell (41,087), and Augusta (37,005).

For Congressional and city figures see Appendix.

# WASHINGTON.



Washington having but one Congressman is not divided into Congressional districts.

# WASHINGTON.

*Electoral Vote.*—Washington was admitted to the Union November 11, 1889.

There will be 4 votes in 1892. Total State Vote.—The vote for Congress, 1888, was 46,353; Governor, 1889, 58,443; Congress, 1890, 54,803.

Pluralities.-1888 (Cong.), 7,371 (R.); 1889 (Gov.), 8,979 (R.); 1890 (Cong.), 6,322 (R.).

Increase in the Popular Vote.-Considering the vote for Congress in 1888, as compared with that for Governor in 1889, there has been an increase of 12,090 in the popular vote. Variations in the County Vote, 1888-1890.—The following variations are

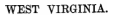
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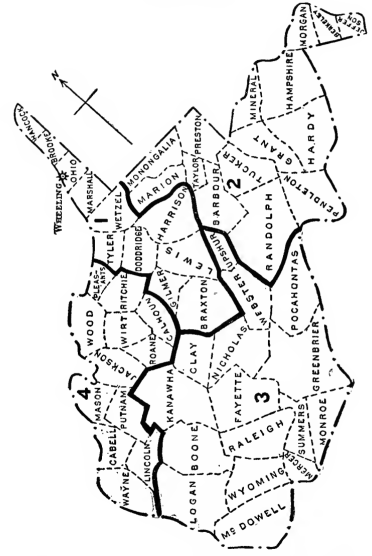
COUNTY.	1888. (CONG.)	1889. (GOV.)	1890. (cong.)
Clallam		10 (D.)	
Columbia	1 (D.)	18 (R.)	
Skamania			3 (R.)
Wahkiakum		149 (D.)	75 (R.)
Whitman		305 (R.)	81 (D.)

No. of Counties.-According to the latest reports, there are 34 counties in Washington.

Population.—The population of the State, 1880, was 75,116; 1890, 349,390. The five most populous counties are: King (63,989); Pierce (50,940); Spokane (37,487); Whitman (19,109), and Whatcom (18,591).

For Congressional and city figures see Appendix.





No change in Congressional districts under reapportionment act of 1890.

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## WEST VIRGINIA.

Electoral Vote.—In 1872, Grant (R.) received 5 votes; 1876, Tilden (D.), 5; 1880, Hancock (D.), 5; 1884, Cleveland (D.), 6; 1888, Cleveland (D.), 6. There will be 6 votes in 1892.

Total State Vote.-1872, 62,366; 1876, 34,563; 1880, 112,713; 1884, 132,157; 1888, 159, 440.

Pluralities. -1872, 2,264 (R.); 1876, 12,384 (D.); 1880, 11,148 (D.); 1884, 4,221 (D.); 1888, 1,873 (D.). Increase in the Popular Vote.—The increase in the popular vote between 1872

and 1888 was 96,822.

New Counties.-McDowell and Pleasants Counties have been formed since 1872

Variations in the County Vote, 1884-1888. - The following variations are noted:

COUNTY.	1884.	1888.
Berkeley		
	, 2 (R. )	

Logan County is recorded as having given a gradually increasing Democratic plurality for President since 1872, as follows: 98, 622, 743, 862, 1,140.

Wetzel has a corresponding Democratic record as follows: 159, 778, 834, 889, 910.

No. of Counties.—According to the latest reports, there are 54 counties in West Virginia.

Population.-The population of the State, 1880, was 618,457; 1890, 762,794. The five most populous counties are: Kanawha (42,756); Ohio (41,557); Wood (28,612); Cabell (23,595), and Mason (22,-863).

For Congressional and city figures see Appendix.



As redistricted in 1890.

## WISCONSIN.

 Electoral Vote.—In 1872 Grant (R.) received 10 votes; 1876, Hayes (R.), 10; 1880, Garfield (R.), 10; 1884, Blaine (R.), 11; 1888, Harrison (R.), 11. There will be 12 votes in 1892.

Total State Vote.—1872, 192,808; 1876, 257,312; 1880, 267,172; 1884, 319,942; 1888, 354,614; 1890.(Gov.), 309,149.

Pluralities.—1872, 17,686 (R.); 1876, 5,205 (R.); 1880, 29,763 (R.); 1884, 14,-698 (R.); 1888, 21,321 (R.); 1890 (Gov.), 28,320 (D.).

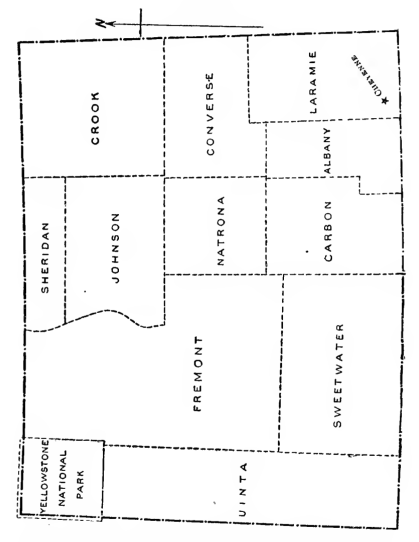
Increase in the Popular Vote.—The increase in the popular vote between
1872 and 1888 was 162,306. New Counties.—Florence, Forest, Langlade, Lincoln, Marinette, Oneida,
Price, Sawyer, Taylor and Washburn Counties have been form-
ed since 1872: Variations in the County Vote, 1884–1888.—The following variations are
noted:
COUNTY. 1884. 1888.
Crawford75 (D.)
Dane
Marquette
Sheboygan
Variations in the County Vote since 1888.—Considering the Presidential vote
of 1888 with that for Governor in 1890, variations as under are
recorded:
County. 1888. 1890. (Gov.)
Chippewa
Crawford
Dane
Eau Claire
Green
Green Lake
Iowa
Kenosha
La Crosse. $227$ (R.). $2718$ (D.)
$\underbrace{\text{Lincoln.}}_{\text{Normatical states}} 106 (\text{R.}) \\ \underbrace{\text{CD}}_{\text{Normatical states}} 297 (\text{D.}) \\ \underbrace{\text{CD}}_{No$
Marinette
$\begin{array}{c} \text{Malquere} \\ \text{Milwaukee} \\ \dots \\ 4.092 \\ (\text{R}.) \\ \dots \\ 6.207 \\ (\text{D}.) \end{array}$
Monroe
Oconto167 (R.)
Portage
Price
$\begin{array}{cccc} {\rm Racine} & .$
Sauk
Washburn
Waukesha
Winnebago
From the foregoing statements it will be seen that 5 counties
changed sides in 1888 and 24 in 1890.
Crawford, Dane, Marquette and Waukesha Counties changed
sides twice. Barron County is recorded as having given an increased Re-
publican plurality at every Presidential election since 1872, as
follows: 82, 387, 633, 903, 915.
No. of Counties According to the latest reports, there are 68 counties in Wis-
consin.

Consin. Population.—The population of the State, 1880, was 1,315,497; 1890, 1,686,-880.

The five most populous counties are: Milwaukee (236,101); Dane (59,578); Winnebago (50,097); Dodge (44,984), and Fond du Lac (44,088).

For Congressional and city figures see Appendix,





Wyoming having but one Congressman is not divided into Congressional districts.

## WYOMING.

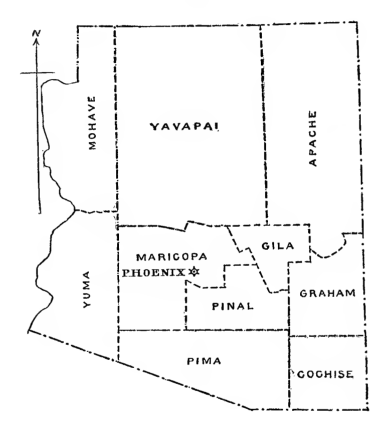
- Electoral Vote.—Wyoming was admitted to the Union July 11, 1890. There will be 3 votes in 1892.
- Total State Vote.—The vote for Congress in 1886 was 9,372; Congress, 1888, 18,010; Governor, 1890, 16,032.
- Increase in the Popular Vote.—Comparing the Congressional vote of 1886 with that for Governor in 1890, the increase in the popular vote up to the last-named election was 6,660. The Congressional vote of 1888 was nearly 2,000 larger than the vote for Governor in 1890.
- New Counties—According to the latest available returns, Converse and Sheridan Counties voted for the first time in 1888; Natrona and Weston Counties voted for the first time in 1890.
- Variations in the County Vote.—Fremont County gave a Republican plurality of 388 in 1886; a Democratic plurality of 126 in 1888, and a Republican plurality of 70 in 1890. Johnson County gave a Republican plurality of 675 in 1886, a Democratic plurality of 192 in 1888, and a Republican plurality of 149 in 1890.
- No. of Counties.—There are, according to the last reports, 12 counties in Wyoming.
- Population.-The population of the State, 1880, was 20,789; 1890, 60,705.

The five most populous counties are: Laramie (16,777); Albany (8,865); Vinta (7,881); Carbon (6,857), and Sweetwater (4,941).

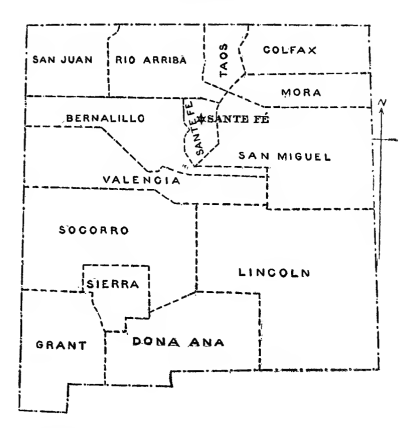
For Congressional and city figures see Appendix.

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# ARIZONA.



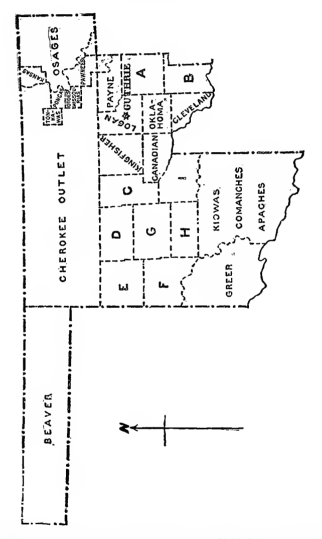
 $\Lambda rizona$  having but one Congressman is not divided into Congressional districts.



NEW MEXICO.

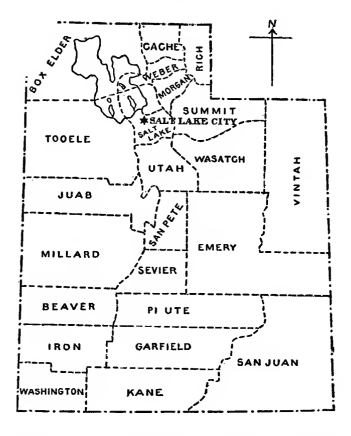
New Mexico having but one Congressman is not divided into Congressional districts.

OKLAHOMA.



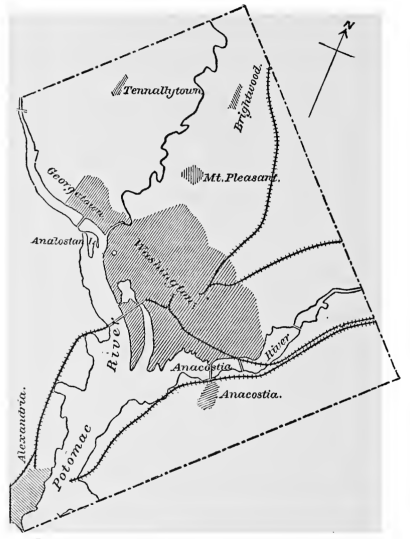
Oklahoma having but one Congressman is not divided into Congressional districts.





Utah having but one Congressman is not divided into Congressional districts.

# DISTRICT OF COLUMBIA.



Land area, 60 square miles; water, 10 square miles; total, 70 square miles.

 $\odot$  Naval Observatory, the point from which longitude is reckoned from Washington.

# APPENDIX.

## THE MILLS BILL.

# PRINCIPAL PROVISIONS CONCERNING IMPORTS.

Be it enacted, etc., That on and after the 1st day of October, 1888, the following articles mentioned in this section, when imported, shall be exempt from duty:

Timber, hewed and sawed, and timber used for spars and in building wharves.

Timber squared or sided.

Wood unmanufactured, not specially enumerated or provided for.

Sawed boards, planks, deals, and all other articles of sawed lumber.

Hubs for wheels, posts, last-blocks, wagon-blocks, oar-blocks, gun-blocks,

heading blocks, and all like blocks or sticks, rough, hewed, or sawed only. Staves of wood.

Pickets and palings.

Laths.

Shingles.

Clapboards, pine or spruce.

Logs.

*Provided,* That if any export duty is laid upon the above-mentioned articles, or either of them, by any country whence imported, all said articles imported from said country shall be subject to duty as now provided by law.

Salt, in bags, sacks, barrels, or other packages, or in bulk, when imported from any country which does not charge an import duty upon salt exported from the United States.

Flax straw.

Flax, not hackled or dressed.

Tow of flax, or hemp.

Hemp, manila, and other like substitutes for hemp

Jute-butts.

Jute.

Sunn, sisal-grass, and other vegetable fibers.

Burlaps, not exceeding 60 inches in width, of flax, jute, or hemp, or of which flax, jute, or hemp, or either of them, shall be the component material of chief value.

Bags of jute for grain.

Machinery designed for the conversion of jute or jute butts into cottonbagging, to wit, cards, roving-frames, winding-frames, and softeners.

Iron or steel sheets, or plates, or taggers iron, coated with tin or lead, or with a mixture of which these metals is a component part, by the dipping or any other process, and commercially known as tin-plates, terne-plates, and taggers tin.

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## APPENDIX.

Beeswax.

Glycerine, crude, brown, or yellow, of the specific gravity of 1.25 or less at a temperature of 60° Fahr., not purified by refining or distilling.

Phosphorus.

Soap-stocks, fit only for use as such.

Soap, hard and soft, all which are not otherwise specially enumerated or provided for.

Sheep-dip.

Extract of hemlock, and other bark used for tanning.

Indigo, extracts of, and carmined.

Iodine, resublimed.

Oil, croton.

Hemp-seed and rape-seed oil.

Petroleum.

Alumina—alum, patent alum, alum substitute, sulphate of alumina, and aluminous cake, and alum in crystals or ground.

All imitations of natural mineral waters, and all artificial mineral waters. Baryta, sulphate of, or barytes, unmanufactured.

Boracic acid, borate of lime, and borax.

Copper, sulphate of, or blue vitriol.

Iron, sulphate of, or copperas.

Potash, crude, carbonate of, or fused, and caustic potash.

Chlorate of potash and nitrate of potash, or saltpeter, crude.

Sulphate of potash.

Sulphate of soda, known as salt-cake, crude or refined, or niter-cake, crude or refined, and Glauher's-salt.

Nitrate of soda.

Sulphur, refined, in rolls.

Wood-tar.

Coal-tar, crude.

Aniline oil and its homologues.

Coal-tar, products of, such as naphtha, benzine, benzole, dead oil, and pitch. All preparations of coal-tar not colors or dyes, and not acids of colors and dyes.

Logwood and other dyewoods, extracts and decoctions of.

Alizarine, natural or artificial.

Spirits of turpentine.

Ocher and ochery earths, umber and umber earths.

Olive-oil, salad-oil, cotton-seed oil, whale-oil, seal-oil and neat's-foot oil.

All barks, beans, berries, balsams, buds, bulbs, bulbous roots, and excrescences, such as nut-galls, fruits, flowers, dried fibers, grains, gums, and gum-resins, herbs, leaves, lichens, mosses, nuts, roots, and stems, vegetables, seeds, and seeds of morbid growth, weeds, woods used expressly for dyeing, and dried insects, any of the foregoing which are not edible and not specially enumerated or provided for.

All non-dutiable crude minerals, but which have been advanced in value or condition by refining or grinding, or by other process of manufacture, not specially enumerated or provided for.

All earths or clays unwrought or unmanufactured.

Glass plates or discs unwrought, for use in the manufacture of optical instruments, spectacles, and eyeglasses.

Opium, crude and not adulterated, containing 9 per cent. and over of morphia, for medicinal purposes.

Iron and steel cotton ties for hoops, for baling or other purposes, not thinner than No. 20 wire gauge.

Needles, sewing, darning, knitting, and all others not specially enumerated or provided for in this act. Copper, imported in the form of ores, regulus of, and black or coarse copper and copper cement, old copper fit only for remanufacture.

Antimony, as regulus or metal.

Quicksilver.

Chromate of iron or chromic ore.

Mineral substances in a crude state and metals unwrought not specially enumerated or provided for.

Brick, other than fire-brick.

German looking-glass plates, made of blown glass and silvered.

Vegetables in all their natural state or in salt or brine, not specially enumerated or provided for.

Chicory-root, ground or unground, burned or prepared.

Acorns and dandelion-root, raw or prepared, and all other articles used, or intended to be used, as coffee or substitutes therefor, not specially enumerated or provided for.

Cocoa, prepared or manufactured.

Dates.

Currants, Zante or other.

Figs.

Meats, game and poultry.

Milk, fresh.

Egg-yolks.

Beans, pease, and split pease.

Bibles, books, and pamphlets, printed in other languages than English, and books and pamphlets and all publications of foreign governments, and publications of foreign societies, historical or scientific, printed for gratuitous distribution.

Bristles.

Bulbs and bulbous roots, not medicinal.

Feathers of all kinds, crude or not dressed, colored, or manufactured. Finishing powder.

Grease.

Grindstones, finished or unfinished.

Curled hair, for beds and mattresses.

Human hair, raw, uncleaned and not drawn.

Hemp and rape seed, and other oil-seeds of like character

Garden seeds.

Osier or willow, prepared for basket-makers' use.

Broom-corn.

Brushwood.

Rags, of whatever material composed.

Rattans and reeds, manufactured but not made up into finished articles.

Stones, manufactured or undressed, freestone, granite, sandstone, and all building or monumental stone.

All strings of gut or any other like material.

Tallow.

Waste, all not specially enumerated or provided for.

Sec. 2. That on the 1st day of October, 1888, in lieu of the duties heretofore imposed on the articles hereinafter mentioned, there shall be levied, collected, and paid the following rates of duty on said articles severally:

Glycerine, refined, 3 cents per pound.

Acid, acetic, acetous, or pyroligneous acid, exceeding the specific gravity of 1.047, 5 cents per pound.

Castor beans or seeds, 25 cents per bushel of 50 pounds.

Castor-oil, 40 cents per gallon.

Flaxseed or linseed oil, 15 cents per gallon.

Licorice, paste or rolls, 5 cents per pound.

Licorice juice, 35 per cent, ad valorem.

Baryta, sulphate of, or barytes, manufactured, one-eighth of 1 cent per pound.

Chromate of potash, 21% cents per pound.

Bichromate of potash, 2½ cents per pound. Acetate of lead, hrown, 2 cents per pound.

Acetate of lead, white, 3 cents per pound.

White lead, when dry or in pulp, or when ground or mixed in oil, 2 cents per pound.

Orange mineral, and red lead,  $1\frac{1}{2}$  cents per pound.

Litharge,  $1\frac{1}{2}$  cents per pound.

Nitrate of lead, 2 cents per pound.

Magnesia, medicinal, carbonate of, 3 cents per pound.

Magnesia, calcined, 7 cents per pound.

Magnesia, sulphate of, or Epson salts, one-fourth of 1 cent per pound.

Prussiate of potash, red, 7 cents per pound.

Prussiate of potash, yellow, 3 cents per pound.

Nitrate of potash, refined, or refined saltpeter, 1 cent per pound.

Sal-soda, or soda crystals, one-eighth of 1 cent per pound.

Bicarbonate of or supercarbonate of soda, and saleratus, calcined or pearlash, three-fourths of 1 cent per pound.

Hydrate or caustic soda, one-half of 1 cent per pound.

Soda silicate or other alkaline silicate, one-fourth of 1 cent per pound.

Sulphur, sublimed or flowers of, \$12 per ton.

Ultramarine, 3 cents per pound. Paris green, 12<sup>1</sup><sub>2</sub> per cent. ad valorem.

Colors and paints, including lakes, whether dry or mixed, or ground with water or oil, not specially enumerated or provided for, 20 per cent. ad valorem.

Zinc, oxide of, when dry, 1 cent per pound; when ground in oil, 1½ cents per pound.

All medicinal preparations known as cerates, conserves, decoctions, emulsions, extracts, solid or fluid, infusions, juices, liniments, lozenges, mixtures, mucilages, ointments, oleo-resins, pills, plasters, powders, resins, suppositories, sirups, vinegars, and waters, of any of which alcohol is not a component part, which are not specially enumerated or provided for, 20 per cent. ad valorem.

All ground or powdered spices not specially enumerated or provided for, 3 cents per pound.

Proprietary preparations, to wit: All cosmetics, pills, powders, troches or lozenges, sirups, cordials, bitters, anodynes, tonics, plasters, liniments, salves, ointments, pastes, drops, waters, essences, spirits, oils, or preparations or compositions recommended to the public as proprietary articles or prepared according to some private formula as remedies or specifics for any disease or diseases or affections affecting the human or animal body, including all toilet preparations whatever used as applications to the hair, mouth, teeth, or skin, not specially enumerated or provided for, 30 per cent. ad valorem.

Morphia or morphine and all salts thereof, 50 cents per ounce.

Acid, tannic or tannin, 50 cents per pound.

China, porcelain, parian, and bisque, earthen, stone, or crockery ware composed of earthy or mineral substance, including plaques, ornaments, charms, vases, and statuettes, painted, printed, enameled, or gilded, or otherwise decorated in any manner, 50 per cent. ad valorem.

China, porcelain, parian, and bisque ware not decorated in any manner. 40 per cent. ad valorem.

White granite, common ware, plain white or cream-colored, lustered or printed under glaze in a single color; sponged, dipped, or edged ware, 35 per cent. ad valorem,

Brown earthenware, common stoneware, gas-retorts, and roofing-tiles, not specially enumerated or provided for, and not decorated in any manner, 20 per ceut. ad valorem.

All other earthen, stone, and crockery ware, white, colored, or bisque, composed of earthy or mineral substances, not specially enumerated or provided for in this act, and not decorated in any manner, 35 per cent. ad valorem.

Paving-tiles, not encaustic, 20 per cent. ad valorem.

Encaustic tiles, not glazed or enameled, 30 per cent. ad valorem.

All glazed or enameled tiles, 40 per cent. ad valorem.

Slates, slate pencils, slate chimney-pieces, mantels, slabs for tables, and all other manufactures of slate, 20 per cent. ad valorem.

Green and colored glass bottles, vials, demijohns, and carboys (covered or uncovered), pickle or preserve jars, and other plain, molded, or pressed green and colored bottle-glass, not cut, engraved, or painted, and not specially enumerated or provided for, 1 cent per pound; if filled, and not otherwise provided for, and the contents are subject to an ad valorem duty, or to a rate of duty based on their value, the value of such bottles, vials, or other vessels shall be added to the value of the contents for the ascertainment of the dutiable value of the latter; but if filled and not otherwise provided for, and the contents are not subject to an ad valorem duty or to a rate of duty based on their value, they shall pay a duty of 1 cent per pound in addition to the duty, if any, on their contents.

Cylinder and crown glass, polished, above 24 by 30 inches square and not exceeding 24 by 60 inches square, 20 cents per square foot; all above that, 30 cents per square foot.

Unpolished cylinder, crown, and common window-glass, not exceeding 10 by 15 inches square,  $1\frac{2}{5}$  cents per pound; above that, and not exceeding 16 by 24 inches square,  $1\frac{2}{5}$  cents per pound; above that and not exceeding 24 by 30 inches square, 2 cents per pound; all above that  $2\frac{1}{2}$  cents per pound: *Provided*, That unpolished cylinder, crown, and common windowglass, imported in boxes containing 50 square feet as nearly as sizes will permit, now known and commercially designated as 50 feet of glass, single thick and weighing not to exceed 55 pounds of glass per box, shall be entered and computed as 50 pounds of glass only; and that said kinds of glass imported in boxes containing, as nearly as sizes will permit, 50 feet of glass, now known and commercially designated as 50 feet of glass, double thick and not exceeding 90 pounds in weight, shall be entered and computed as 80 pounds of glass only; but in all other cases the duty shall be computed according to the actual weight of glass.

Cast polished plate-glass, silvered, or looking-glass plates, above 24 by 30 inches square and not exceeding 24 by 60 inches square, 25 cents per square foot; all above that, 45 cents per square foot.

Porcelain and Bohemian glass, chemical glassware, painted glassware, stained glass, and all other manufactures of glass, or of which glass shall be the component material of chief value, not specially enumerated or provided for, 40 per cent. ad valorem.

Iron in pigs, iron kentledge, \$6 per ton.

Iron railway bars, weighing more than 25 pounds to the yard, \$11 per ton. Steel railway bars and railway bars made in part of steel, weighing more than 25 pounds to the yard, \$11 per ton.

Bar-iron, rolled or hammered, comprising flats not less than 1 inch wide nor less than three-eighths of 1 inch thick, seven-tenths of 1 cent per pound; comprising round iron not less than three-fourths of 1 inch in diameter, and square iron not less than three-fourths of 1 inch square, and flats less than 1 inch wide or less than three-eighths of 1 inch thick, round iron less than three-fourths of 1 inch and not less than seven-sixteenths of 1 inch in diameter, and square iron less than three-fourths of 1 inch square, 1 cent per pound: *Provided*, That all iron in slabs, blooms, loops, or other forms less finished than iron in bars, and more advanced than pig-iron, except castings, shall be rated as iron in bars, and pay a duty accordingly; and none of the above iron shall pay a less rate of duty than 35 per cent. ad valorem: *Provided further*, That all iron bars, blooms, billets, or sizes or shapes of any kind, in the manufacture of which charcoal is used as fuel, shall be subject to a duty of not less than \$20 per ton.

Iron or steel T-rails, weighing not over 25 pounds to the yard, \$14 per ton; iron or steel flat rails, punched, \$15 per ton.

Round iron, in coils or rods, less than seven-sixteenths of 1 inch in diameter, and bars or shapes of rolled iron, not specially enumerated or provided for, 1 cent per pound.

Iron or steel, flat with longitudinal ribs, for the manufacture of fencing, four-tenths of 1 cent per pound.

Sheet-iron, common or black, thinner than 1 inch and not thinner than No. 20 wire gauge, 1 cent per pound; thinner than No. 20 wire gauge and not thinner than No. 25 wire gauge and one-tenth of 1 cent per pound; thinner than No. 25 wire gauge and not thinner than No. 29 wire gauge, one and one-fourth of 1 cent per pound; thinner than No. 29 wire gauge, and all iron commercially known as common or black taggers iron, whether put up in boxes or bundles or not, 30 per cent. ad valorem: *Provided*, That on all such iron and steel sheets or plates aforesaid, excepting on what are known commercially as tin-plates, terme-plates, and taggers tin, when galvanized or coated with zinc or spelter, or other metals, or any alloy of those metals, one-fourth of 1 cent per pound additional when not thinner than No. 20 wire gauge; thinner than No. 20 wire gauge, and not thinner than No. 20 wire gauge, thinner than No. 20 wire gauge, thinner than No. 20 wire gauge and not thinner than No. 20 wire gauge, thinner than No. 20 wire gauge, thinner than No. 20 wire gauge and not thinner than No. 20 wire gauge, thinner than No. 20 wire gauge and not thinner than No. 25 wire gauge, thinner than No. 20 wire gauge and not thinner than No. 25 wire gauge, thinner than No. 20 wire gauge, thinner than No. 20 wire gauge and not thinner than No. 25 wire gauge, thinner than No. 20 wire gauge and not thinner than No. 25 wire gauge.

Hoop or band or scroll or other iron, 8 inches or less in width, and not thinner than No. 10 wire gauge, 1 cent per pound; thinner than No. 10 wire gauge and not thinner than No. 20 wire gauge, 1.1 cent per pound; thinner than No. 20 wire gauge, 1.3 cent per pound: *Provided*, That all articles not specially enumerated or provided for, whether wholly or partly manufactured, made from sheet, plate, hoop, band, or scroll iron herein provided for, or of which such sheet, plate, hoop, band, or scroll iron shall be the material of chief value, shall pay one fourth of 1 cent per pound more duty than that imposed on the iron from which they are made, or which shall be such material of chief value.

Cast-iron pipe, six-tenths of 1 cent per pound.

Cut nails and spikes, of iron or steel, 1 cent per pound.

Cut tacks, brads, or sprigs, 35 per cent. ad valorem.

Iron or steel railway fish-plates or splice-bars, eight-tenths of 1 cent per pound.

Wrought-iron or steel spikes, nuts and washers, and horse, mule, or ox shoes,  $1\frac{1}{2}$  cents per pound.

Anvils, anchors, or parts thereof, mill-irons and mill-cranks, of wroughtiron, and wrought-iron for ships, and forgings of iron and steel, for vessels, steam-engines, and locomotives, or parts thereof, weighing each 25 pounds or more,  $1\frac{1}{2}$  cents per pound.

or more, 11/2 cents per pound. Iron or steel rivets, bolts, with or without threads or nuts, or bolt-blanks, and finished hinges or hinge-blanks, 11/2 cents per pound.

Iron or steel blacksmiths' hammers and sledges, track-tools, wedges, and crowbars, 11/2 cents per pound.

Iron or steel axles, parts thereof, axle-bars, axle-blanks, or forgings for axles, without reference to the stage or state of manufacture,  $1\frac{1}{2}$  cents per pound.

Horseshoe nails, hob-nails, and wire nails, and all other wrought-iron or steel nails, not specially enumerated or provided for, 21/2 cents per pound.

Boiler-tubes or other tubes or flues or stays, of wrought-iron or steel, 11/2 cents per pound.

Chain or chains, of all kinds, made of iron or steel, less than three-fourths of 1 inch in diameter,  $1\frac{1}{4}$  cents per pound; less than three-fourths of 1 inch and not less than three-eighths of 1 inch in diameter,  $1\frac{1}{4}$  cents per pound; less than three-eighths of 1 inch in diameter, 2 cents per pound.

Hand, back, and all other saws, not specially enumerated or provided for, 30 per cent. ad valorem.

Files, file-blanks, rasps, and floats of all cuts and kinds, 35 per cent. ad valorem.

Iron or steel beams, girders, joists, angles, channels, car-truck channels, TT columns and posts, or parts or sections of columns and posts, deck and bulb beams, and building forms, together with all other structural shapes of iron or steel, six-tenths of 1 cent per pound.

Steel wheels and steel-tired wheels for railway purposes, whether wholly or partly finished, and iron or steel locomotive, car, and other railway tires, or parts thereof, wholly or partly manufactured, 2 cents per pound; iron or steel ingots, cogged ingots, blooms or blanks for the same without regard to the degree of manufacture, 1½ cents per pound. Iron and steel wire and iron and steel wire galvanized, and all manufac-

tures of iron and steel wire and of iron and steel wire galvanized shall pay the duties now provided by law: Provided, That no such duty shall be in excess of 60 per cent. ad valorem.

Clippings from new copper, fit only for manufacture, 1 cent per pound.

Copper in plates, bars, ingots, Chili or other pigs, and in other forms, not manufactured, 2 cents per pound; in rolled plates, called braziers' copper, sheets, rods, pipes, and copper hottoms, 30 per cent. ad valorem. Lead-ore and lead-dross, three-fourths of 1 cent per pound.

Lead, in pigs and bars, molten and old refuse lead run into blocks, and Lead in sheets, pipes and dats, moter and out out of the relation of the line brocks, and Lead in sheets, pipes, or shot, 214 cents per pound. Sheathing or yellow metal, 30 per cent. ad valorem.

Nickel, in ore or matte, 10 cents per pound on the nickel contained therein. Zinc-ores, 20 per cent. ad valorem.

Zinc-spelter, or tutenegue, in blocks or pigs, and old worn-out zinc fit only to be remanufactured, 114 cents per pound; zinc, spelter, or tutenegue, in sheets, 2 cents per pound.

Hollowware, coated, glazed, or tinned, 21/2 cents per pound.

Needles for knitting and sewing-machines, 20 per cent. ad valorem.

Pens, metallic, 35 per cent. ad valorem.

Type metal, 15 per cent. ad valorem.

New type for printing, 15 per cent. ad valorem.

Manufactures, articles, or wares, not specially enumerated or provided for, composed wholly or in part of copper, 35 per cent. ad valorem; manufactures, articles, or wares, not specially enumerated or provided for, composed of iron, steel, lead, nickel, pewter, tin, zinc, gold, silver, platinum, or any other metal, or of which any of the foregoing metals may be the component material of chief value, and whether partly or wholly manufactured, 40 per cent. ad valorem.

Cabinet and house furniture of wood, finished, 30 per cent. ad valorem.

Manufactures of cedar wood, granadilla, ebony, mahogany, rosewood, and satinwood, 30 per cent. ad valorem.

Manufactures of wood, or of which wood is the chief component part, not specially enumerated or provided for, 30 per cent. ad valorem.

All sugars not above No. 13 Dutch standard in color shall pay duty on their polariscopic test as follows, namely:

### APPENDIX.

All sugars not above No. 13 Dutch standard in color, all tank bottoms, sirups of cane-juice or of beet-juice, melada, concentrated melada, concrete and concentrated melasses, testing by the polariscope not above seventy-five degrees, shall pay a duty of 1.15 cents per pound, and for every additional degree or fraction of a degree shown by the polariscopic test they shall pay thirty-two thousandths of 1 cent per pound additional.

All sugars above No. 13 Dutch standard in color shall be classified by the Dutch standard of color, and pay duty as follows, namely:

All sugars above No. 13 and not above No. 16 Dutch standard, 2.20 cents per pound.

All sugars above No. 16 and not above No. 20 Dutch standard, 2.40 cents per pound.

All sugars above No. 20 Dutch standard, 2 80 cents per pound.

Molasses testing not above fifty-six degrees by the polariscope shall pay a duty of  $2^{3}_{4}$  cents per gallon; molasses testing above fifty-six degrees shall pay a duty of 6 cents per gallon: *Provided*, That if an export duty shall hereafter be laid upon sugar or molasses by any country whence the same may be imported, such sugar or molasses so imported shall be subject to duty as provided by law at the date of the passage of this act.

Sugar-candy, not colored, 5 cents per pound.

All other confectionery, 40 per cent ad valorem.

Potato or corn starch, rice-starch, and other starch, 1 cent per pound.

Rice, cleaned, 2 cents per pound; uncleaned, or rice free of the onter hull and still having the inner cuticle on,  $1\frac{1}{4}$  cents per pound.

Rice-flour and rice-meal, 15 per cent. ad valorem.

Paddy, or rice having the outer hull on, 1 cent per pound.

Raisins, 1½ cents per pound.

Peanuts or ground-beans, three-fourths of 1 cent per pound; shelled, 1 cent per pound.

Mustard, ground or preserved, in bottles or otherwise, 6 cents per pound. Cotton thread, yarn, warps, or warp yarn, whether single or advanced beyond the condition of single by twisting two or more single yarns together, whether on heams or in buudles, skeins, or cops, or in any other form, valued at not exceeding 40 cents per pound, 35 per cent. ad valorem; valued at over 40 cents per pound, 40 per cent. ad valorem.

On all cotton cloth, 40 per cent. ad valorem.

Spool-thread of cotton, 40 per cent. ad valorem.

Flax, hackled, known as dressed line, \$10 per ton.

Brown and bleached linens, ducks, canvas, paddings, cot-bottoms, diapers, crash, huckabacks, handkerchiefs, lawns, or other manufactures of flax, jute, or hemp, or of which flax, jute, or hemp shall be the component material of chief value, not specially enumerated or provided for, 25 per cent. ad valorem; *Provided*, That cuffs, collars, shirts, and other manufactures of wearing apparel, made in whole or in part of linen, and not otherwise provided for, and hydraulic hose, 35 per cent. ad valorem.

Flax, hemp, and jute yarns, and all twines of hemp, jute, jute-butts, sunn, sisal-grass, ramie, and China-grass, 15 per cent. ad valorem.

Flax or linen thread, twine, and packed thread and all manufactures of flax, or of which flax shall be the component material of chief value, not specially enumerated or provided for, 25 per cent. ad valorem.

Oil-cloth foundations or floor-cloth canvas or burlaps, exceeding 60 inches in width, made of flax, jute, or hemp, or of which flax, jute, or hemp, or either of them, shall be the component material of chief value, 25 per cent. ad valorem.

Oil-cloths for floors, stamped, painted, or printed, and on all other oilcloth (except silk oil-cloth), and on water-proof cloth, not otherwise provided for, 25 per cent. ad valorem.

Gunny-cloth, not bagging, 15 per cent. ad valorem. Bags and bagging, and like manufactures, not specially enumerated or provided for, including bagging for cotton composed wholly or in part of flax, hemp, jute, gunny-cloth, gunny-bags, or other material, three-eighths of 1 ceut per pound.

Tarred cables or cordage, 25 per cent. ad valorem. Untarred manila cordage, 25 per cent. ad valorem. All other untarred cordage, 25 per cent. ad valorem.

Seines and seine and gilling twine, 25 per cent. ad valorem. Sail-duck, or canvas for sails, 25 per cent. ad valorem. Russia and other sheetings of flax or hemp, brown or white, 25 per cent. ad valorem. All other manufactures of hemp or manila, or of which hemp or manila shall be a component material of chief value, not specially enumerated or provided for, 25 per cent. ad valorem.

Grass-cloth and other manufactures of jute, ramie, China and sisal-grass, not specially enumerated or provided for, 25 per cent. ad valorem: *Provided*, That as to jute, jute-butts, sunn, and sisal-grass, and manufactures thereof, scept burlaps, not exceeding sixty inches in width, this act shall take effect Jan. 1, 1889; and as to flax, hemp, manila, and other like substitutes for hemp, and the manufactures thereof, upon July 1, 1889. Sec. 3. On and after Oct. 1, 1888, there shall be admitted, when imported, free of duty: All wools bein of the alphane and then like animals

free of duty: All wools, hair of the alpaca, goat, and other like animals. Wools on the skin. Woolen rags, shody, mungo, waste, and flocks.

On and after Jan. 1, 1889, in lieu of the duties heretofore imposed on the articles hereinafter mentioned in this section, there shall be levied, collected, and paid the following rates of duty on said articles severally: Woolen and worsted cloths, shawls, and all manufactures of wool of every description, made wholly or in part of wool or worsted, not specially enumerated or provided for, 40 per cent, ad valorem.

Flannels, blankets, hats of wool, knit goods, and all goods made on knitting-frames, balmorals, woolen and worsted yarns, and all manufactures of every description, composed wholly or in part of wool or worsted, the hair of the alpaca, goat, or other animals, not specially enumerated or provided for, 40 per cent ad valorem: Provided, That from and after the passage of this act, and until the 1st day of October, 1888, the Secretary of the Treasury be, and he is hereby, authorized and directed to classify as woolen cloth all imports of worsted cloth, whether known under the name of worsted cloth,

or under the name of "worsteds" or "diagonals," or otherwise. Bunting, 40 per cent. ad valorem. Women's and children's dress-goods, coat-linings, Italian cloths, and goods of like description, composed in part of wool, worsted, the hair of the alpaca, goat, or other animals, 40 per cent. ad valorem.

Clothing, ready-made, and wearing apparel of every description, not specially enumerated or provided for, and balmoral skirts and skirting, and goods of similar description or used for like purposes, composed wholly or in part of wool, worsted, the hair of the alpaca, goat, or other animals, made up or manufactured wholly or in part by the tailor, seamstress, or manufacturer, except knit goods, 45 per cent. ad valorem.

Cloaks, dolmans, jackets, talmas, ulsters, or other outside garments for ladies' and children's apparel, and goods of similar description or used for like purposes, composed wholly or in part of wool, worsted, the hair of the alpaca, goat, or other animals, made up or manufactured wholly or in part by the tailor, seamstress, or manufacturer (except knit goods), 45 per cent. ad valorem.

Webbings, gorings, suspenders, braces, beltings, bindings, braids, galloons, fringes, gimps, cords, cords and tassels, dress-trimmings, head-nets, buttons, or barrel buttons, or buttons of other forms for tassels or ornaments wrought by hand or braided by machinery, made of wool, worsted, the hair of the alpaca, goat, or other animals, or of which wool, worsted, the hair of the alpaca, goat, or other animals is a component material, 50 per cent. ad valorem.

Hemp and jute carpeting 6 cents per square yard.

Floor-matting and floor-mats exclusively of vegetable substances, 20 per cent. ad valorem.

"All other carpets and carpetings, druggets, bockings, mats, rugs, screens. covers, hassocks, bed-sides of wool, flax, cotton or parts of either or other material, 40 per cent. ad valorem."

Endless belts or felts for paper or printing machines, 30 per cent. ad valorem.

Sec. 4. That on and after the 1st day of October, 1888, in lieu of the duties heretofore imposed on the articles hereinafter mentioned, there shall be levied, collected, and paid the following rates of duty on said articles severally:

Paper, sized or glued, suitable only for printing paper, 15 per cent. ad valorem.

Printing paper, unsized, used for books and newspapers exclusively. 12 per cent. ad valorem.

Paper boxes, and all other fancy boxes, not otherwise provided for, 25 per cent. ad valorem.

Paper envelopes, 20 per cent. ad valorem.

Paper hangings, and paper for screens or fire-boards, surface-coated paper, and all manufactures of which surface coated paper is a component material, not otherwise provided for, and cardboard, paper antiquarian, demy, draw-ing, elephant, foolscap, imperial, letter, note, and all other paper not spe-

cially enumerated or provided for, 25 per cent. ad valorem. Beads and bead ornaments of all kinds, except amber, 40 per cent. ad valorem.

Blacking of all kinds, 20 per cent. ad valorem.

Bonnets, hats, and hoods for men, women, and children, composed of hair, whalebone, or any vegetable material, and not specially enumerated or Browne of all kinds, 20 per cent. ad valorem. Broshes of all kinds, 20 per cent. ad valorem.

Canes and sticks, for walking, finished, 20 per cent. ad valorem.

Card clothing, 20 cents per square foot; when manufactured from tempered steel wire, 40 cents per square foot.

Carriages, and parts of, not specially enumerated or provided for, 30 per cent. ad valorem.

Dolls and toys, 30 per cent. ad valorem.

Fans of all kinds, except palm-leaf fans, of whatever material composed. 30 per cent. ad valorem.

Feathers of all kinds, when dressed, colored, or manufactured, including dressed and finished birds and artificial and ornamental feathers and flowers, or parts thereof, of whatever material composed, not specially enumerated or provided for, 35 per cent. ad valorem.

Friction and lucifer matches of all descriptions, 25 per cent. ad valorem.

Gloves of all descriptions, wholly or partially manufactured, 40 per cent. ad valorem: Provided, That gloves made of silk taffeta shall be taxed 50 per cent. ad valorem.

Gun wads of all descriptions, 25 per cent. ad valorem.

Gutta-percha, manufactured, and all articles of hard rubber not specially enumerated or provided for, 30 per cent. ad valorem.

Hair, human, if clean or drawn, but not manufactured, 20 per cent. ad valorem.

Bracelets, braids, chains, rings, curls, and ringlets composed of hair, or of which hair is the component material of chief value, and all manufactures of human hair, 25 per cent. ad valorem.

Hats, materials for: Braids, plaits, flats, willow sheets and squares, fit only for use in making or ornamenting hats, bonnets, and hoods, composed of straw, chip, grass, palm-leaf, willow, hair, whalebone, or any vegetable material, not specially enumerated or provided for, 20 per cent. ad valorem.

Hat-bodies of cotton, 30 per cent. ad valorem.

Hatter's plush, composed of silk or of silk and cotton, 15 per cent. ad valorem.

Inks of all kinds, and ink-powders, 20 per cent. ad valorem.

Japanned ware of all kinds not specially enumerated or provided for, 30 per cent. ad valorem.

Kaolin, crude, \$1 per ton.

China clay or wrought kaolin, \$2 per ton.

Marble of all kinds, in block, rough, or squared, 40 cents per cubic foot. Marble, sawed, dressed, or otherwise, including marble slabs and marble paving-tiles, 85 cents per cubic foot.

All manufactures of marble not specially enumerated or provided for, 30 per cent. ad valorem.

Papier-maché, manufactures, articles, and wares of, 25 per cent. ad valorem.

Percussion caps, 30 per cent. ad valorem.

Philosophical apparatus and instruments, 25 per cent. ad valorem.

Umbrella and parasol rihs, and stretcher frames, tips, runners, handles, or other parts thereof, when made in whole or chief part of iron, steel, or any other metal, 30 per cent. ad valorem; umbrellas, parasols, and shades, when covered with silk or alpaca, 50 per cent. ad valorem; all other umbrellas 30 per cent. ad valorem.

Watches, watch-cases, watch-movements, parts of watches, watch-glasses, and watch-keys, whether separately packed or otherwise, and watch materials not specially enumerated or provided for in this act, 25 per cent. ad valorem.

Webbing, composed of cotton, flax, or a mixture of these materials, not specially enumerated or provided for in this act, 30 per cent. ad valorem.

Sec. 5. That the following amendments to and provisious for existing laws shall take effect on and after the passage and approval of this act :

Section 6 of the act of March 3, 1883, entitled "An act to reduce internalrevenue taxation, and for other purposes," providing a substitute for title 33 of the Revised Statutes of the United States, is hereby amended as to certain of the sections and parts of sections or schedules in such substituted title, so that they shall be as follows, respectively:

'SEC. 2,499. Each and every imported article not enumerated or provided for in any schedule in this title, which is similar, either in material, quality, textures, or the use to which it may be applied, to any article enumerated in this title as chargeable with duty, shall pay the same rate of duty which is levied on the enumerated article which it most resembles in any of the particulars before mentioned; and if any non-enumerated article equally resembles two or more enumerated articles on which different rates of duty are chargeable, there shall be levied on such non-enumerated article the same rate of duty as is chargeable on the article which it resembles paying the highest rate of duty; and on articles, not otherwise provided for, manufactured from two or more materials, the duty shall be assessed at the rate at which the dutiable component material of chief value may be chargeable; and the words 'component material of chief value,' whenever used in this title, shall be held to mean that dutiable component material which shall exceed in value any other single component material found in the article; and the value of each component material shall be determined by the asccr-24B

tained value of such material in its last form and condition before it became a component material of such article. If two or more rates of duty shall be applicable to any imported article, it shall pay duty at the highest of such rates: *Provided*, That any non-enumerated article similar in material and quality and texture and the use to which it may be applied to any article on the free list, and in the manufacture of which no dutiable materials are used, shall be free of duty."

SEC. 2,502. Schedule A—Chemical products.—By striking out from this schedule the words "distilled spirits containing 50 per cent. of anhydrous alcohol, \$1 per gallon;" also, by striking out the words "alcohol containing 94 per cent. anhydrous alcohol, \$2 per gallon."

### THE FREE LIST.

SEC. 2,503. By striking out the clause in this section commencing with the words "articles the growth, produce, and manufacture of the United States," and inserting in lieu thereof the following:

"Articles the growth, produce and manufacture of the United States, when returned after having been exported without having been advanced in value by any process of manufacture or by lahor thereon; casks, barrels, carboys, bags, and other vessels of American manufacture exported filled with American products, or exported empty and returned filled with foreign products, including shocks when returned as barrels or boxes; but proof of the identity of such articles shall be made under general regulations to be prescribed by the Secretary of the Treasury; and if any of such articles are subject to internal tax at the time of exportation, such tax shall be proved to have been paid before exportation, and not refunded: *Provided*, That this clause shall not include any article upon which an allowance of drawback has been made, the reinportation of which is hereby prohibited except upon payment of duties equal to the drawbacks allowed."

The clause relating to "wearing apparel," etc. (tariff, paragraph 815), is hereby amended so that it shall read as follows :

"Wearing apparel, implements, instruments, and tools of trade, occupation, or employment, professional books, and other personal effects (not merchandise) of persons arriving in the United States, not exceeding in value \$500, and not intended for the use of any other person or persons, nor for sale; but this exemption shall not be construed to include machinery or other articles imported for use in any manufacturing establishment or for sale : *Provided, however,* That the limitation in value above specified shall not apply to wearing apparel and other personal effects which may have been taken from the United States to foreign countries by the persons returning therefrom; and such last-named articles shall, upon production of evidence satisfactory to the collector or officer acting as such that they have been previously exported from the United States by such persons, and have not been advanced in value or improved in condition by any process of manufacture or labor thereon since so exported, he exempt from the payment of duty: And provided further, That all articles of foreign production or manufacture which may have been once imported into the United States and subjected to the payment of duty shall, upon reimportation, if not improved in condition, except by repairs, by any means, since their exportation from the United States, be entitled to exemption from duty upon their identity being established, under such rules and regulations as may be prescribed by the Secretary of the Treasury.

"Theatrical scenery and actors' and actresses' wardrobes brought by theatrical managers and professional actors and actresses arriving from abroad, for their temporary use in the United States; works of art, drawings, engravings, photographic pictures, and philosophical and scientific apparatus brought by professional artists, lecturers, or scientists arriving from abroad for use by them temporarily for exhibition, and in illustration, promotion, and encouragement of art, science, or industry in the United States; and wearing apparel and other personal effects of tourists from abroad visiting the United States shall be admitted to free entry under such regulations as the Secretary of the Treasury may prescribe; and bonds shall be given, whenever required by the Secretary of the Treasury, for the payment to the United States of such duties as may be imposed by law upon any and all such articles as shall not be exported within six months of such importation: *Provided however*, That the Secretary of the Treasury may, in his discretion, extend such period for a further term of six months in cases where application therefor shall be made.

"Wearing apparel, old and worn, not exceeding \$100 in value, upon production of evidence satisfactory to the collector and naval officer (if any) that the same has been donated and imported in good faith for the relief or aid of indigent or needy persons residing in the United States, and not for sale."

# TEXT OF THE MCKINLEY BILL.

## (PROVISIONS RELATING TO IMPORTS.)

### THIS LAW TOOK EFFECT FROM OCTOBER 6, 1890.

An Act to reduce the revenue and equalize duties on imports, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That on and after the sixth day of October, eighteen hundred and ninety, unless otherwise specially provided for in this act, there shall be levied, collected, and paid upon all articles imported from foreign countries, and mentioned in the schedules herein contained, the rates of duty which are, by the schedules and paragraphs, respectively prescribed, namely:

#### SCHEDULE A.-CHEMICALS, OILS, AND PAINTS.

Acids.-1. Acetic or pyroligneous acid, not exceeding the specific gravity of one and forty-seven one-thousandths, one and one-half cents per pound; exceeding the specific gravity of one and forty-seven one-thousandths, four cents per pound.

2. Boracic acid, five cents per pound.

3. Chromic acid, six cents per pound.

 Citric acid, ten cents per pound.
 Sulphuric acid or oil of vitriol, not otherwise specially provided for, one-fourth of one cent per pound.

6. Tannic acid or tannin, seventy-five cents per pound.

7. Tartaric acid, ten cents per pound.

8. Alcoholic perfumery, including cologne water and other toilet waters, two dollars per gallon and fifty per centum ad valorem; alcoholic compounds not specially provided for in this act, two dollars per gallon and twenty-five per centum ad valorem.

9. Alumina, alum, alum cake, patent alum, sulphate of alumina, and aluminous cake, and alum in crystals or ground, six-tenths of one cent per pound.

Ammonia.—10. Carbonate of, one and three-fourth cents per pound; muriate of, or sal-ammoniac, three fourths of one cent per pound; sulphate of, one half of one cent per pound.

11. Blacking of all kinds, twenty-five per centum ad valorem.

12. Blue vitriol, or sulphate of copper, two cents per pound.

13. Bone-char, suitable for use in decolorizing sugar, twenty-five per centum ad valorem.

14. Borax, crude, or borate of soda, or borate of lime, three cents per pound; refined borax, five cents per pound.

15. Camphor, refined, four cents per pound.

16. Chalk, prepared, precipitated, French, and red, one cent per pound; all other chalk preparations not specially provided for in this act, twenty per centum ad valorem.

17. Chloroform, twenty-five cents per pound.

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HON. WILLIAM MCKINLEY, JR.

*Coal-tar preparations.*—18. All coal-tar colors or dyes, by whatever name known, and not specially provided for in this act, thirty-five per centum ad valorem.

19. All preparations of coal-tar, not colors or dyes, not specially provided for in this act, twenty per centum ad valorem.

 Cobalt, oxide of, thirty cents per pound.
 Collodion and all compounds of pyroxyline, by whatever name known, fifty cents per pound; rolled or in sheets, but not made up into articles, sixty cents per pound; if in finished or partly finished articles, sixty cents per pound and twenty-five per centum ad valorem.

22. Coloring for brandy, wine, beer, or other liquors, fifty per centum ad valorem.

 Copperas or sulphate of iron, three-tenths of one cent per pound.
 Drugs, such as barks, beans, berries, balsams, buds, bulb, and bulbous roots, and excrescences, such as nutgalls, fruits, flowers, dried fibers, grains, gums, and gum resins, herbs, leaves, lichens, mosses, nuts, roots and stems, spices, vegetables, seeds (aromatic, not garden seeds), and seeds of morbid growth, weeds, woods used expressly for dyeing, and dried insects, any of the foregoing which are not edible, but which have been advanced in value or condition by refining or grinding, or by other process of manufacture, and not specially provided for in this act, ten per centum ad valorem.

25. Ethers, sulphuric, forty cents per pound; spirits of nitrous ether, twenty-five cents per pound; fruit ethers, oils, or essences, two dollars and fifty cents per pound; ethers of all kinds not specially provided for in this act, one dollar per pound.

26. Extracts and decoctions of logwood and other dyewoods, extract of

sumac, and extracts of bark, such as are commonly used for dyeing or tan-ning, not specially provided for in this act, seven-eighths of one cent per pound; extracts of hemlock bark, one-half of one cent per pound. 27. Gelatin, glue, and isinglass or fish-glue valued at not above seven cents per pound, one and one-half cents per pound; valued at above seven cents per pound, and not above thirty cents per pound, twenty-five per centum ad valuem: valued at above thirty cents per pound thirty per centum centum ad valorem; valued at above thirty cents per pound, thirty per centum ad valorem.

28. Glycerin, crude, not purified, one and three-fourth cents per pound; refined, four and one-half cents per pound.

29. Indigo, extracts, or pastes of, three-fourths of one cent per pound; carmined, ten cents per pound.

30. Ink and ink-powders, printers' ink, and all other ink not specially 30. Ink and mispowders, princers mit, and an only intersecting provided for in this act, thirty per centum ad valorem.
31. Iodine, resublimed, thirty cents per pound.
32. Iodoform, one dollar and fifty cents per pound.
33. Licorice, extracts of, in paste, rolls, or other forms, five and one-half

cents per pound.

34. Magnesia, carbonate of, medicinal, four cents per pound; calcined, eight cents per pound; sulphate of, or Epsom salts, three-tenths of one cent per pound. 35. Morphia, or morphine, and all salts thereof, fifty cents per ounce.

Oils.-36. Alizarine assistant, or soluble oil, or oleate of soda, or Turkey red oil, containing fifty per centum or more of castor oil, eighty cents per gallon; containing less than fifty per centum of castor oil, eighty cents per gallon; all other, thirty per centum ad valorem. 37. Castor oil, eighty cents per gallon.

38. Cod-liver oil, fifteen cents per gallon.

39. Cotton-seed oil, ten cents per gallon of seven and one-half pounds weight.

40. Croton oil, thirty cents per pound.

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41. Flaxseed or linseed and poppy-seed oil, raw, boiled, or oxidized, thirty-two cents per gallon of seven and one-half pounds weight.

42. Fusel oil, or amylic alcohol, ten per centum ad valorem.

43. Hemp-seed oil and rape-seed oil, ten cents per gallon.

44. Olive oil, fit for salad purposes, thirty-five cents per gallon.

45. Peppermint oil, eighty cents per pound.

46. Seal, herring, whale, and other fish oil not specially provided for in this act, eight cents per gallon.

47. Opium, aqueous extract of, for medicinal uses, and tincture of, as laudanum, and all other liquid preparations of opium, not specially provided for in this act, forty per centum ad valorem.

48. Opium containing less than nine per centum of morphia, and opium prepared for smoking, twelve dollars per pound; but opium prepared for smoking and other preparations of opium deposited in bonded warehouse shall not be removed therefrom without payment of duties, and such duties shall not be refunded.

Paints, colors, and varnishes.-49. Baryta, sulphate of, or barytes, including barytes earth, unmanufactured, one dollar and twelve cents per ton; manufactured, six dollars and seventy-two cents per ton.

50. Blues, such as Berlin, Prussian, Chinese, and all others, containing ferrocyanide of iron, dry or ground in or mixed with oil, six cents per pound; in pulp or mixed with water, six cents per pound on the material contained therein when dry.

51. Blanc-fixe, or satin white, or artificial sulphate of barytes, threefourths of one cent per pound.

52. Black, made from bone, ivory, or vegetable, under whatever name known, including bone-black and lampblack, dry or ground in oil or water, twenty-five per centum ad valorem.

53. Chrome yellow, chrome green, and all other chromium colors in which lead and bichromate of potash or soda are component parts, dry, or ground in or mixed with oil, four and one-half cents per pound; in pulp or mixed with water, four and one-half cents per pound on the material contained therein when dry.

54. Ocher, and ochery earths, sienna and sienna earths, umber and umber earths not specially provided for in this act, dry, one-fourth of one cent per pound; ground in oil, one and one-half cents per pound. 55. Ultramarine blue, four and one-half cents per pound.

56. Varnishes, including so-called gold size or japan, thirty-five per centum ad valorem; and ou spirit varnishes for the alcohol contained therein, one dollar and thirty-two cents per gallon additional.

57. Vermilion red, and colors containing quicksilver, dry or ground in oil or water, twelve cents per pound.

58. Wash blue, containing ultramarine, three cents per pound. 59. Whiting and Paris white, dry, one-half of one cent per pound; ground in oil, or putty, one cent per pound.

60. Zinc, oxide of, and white paint containing zinc, but not containing lead, dry, one and one-fourth cents per pound; ground in oil, one and threefourth cents per pound.

61. All other paints and colors, whether dry or mixed, or ground in water or oil, including lakes, crayons, smalts, and frostings, not specially provided for in this act, and artists' colors of all kinds, in tubes or otherwise, twentyfive per centum ad valorem; all paints and colors, mixed or ground with water or solutions other than oil, and commercially known as artists' watercolor paints, thirty per centum ad valorem.

Lead products.-62. Acetate of lead, white, five and one-half cents per pound; brown, three and one-half cents per pound.

63. Litharge, three cents per pound.

64. Nitrate of lead, three cents per pound.

65. Orange mineral, three and one-half cents per pound.

66. Red lead, three cents per pound.

67. White lead, and white paint containing lead, dry or in pulp, or ground or mixed with oil, three cents per pound.

68. Phosphorous, twenty cents per pound.

Potash.-69. Bichromate and chromate of, three cents per pound.

70. Caustic or hydrate of, refined in sticks or rolls, one per cent. per pound.

71. Hydriodate, iodide, and iodate of, fifty cents per pound.

72. Nitrate of, or saltpetre, refined, one cent per pound.

73. Prussiate of, red, ten cents per pound; yellow, five cents per pound. *Preparations* -74. All medicinal preparations, including medicinal proprietary preparations, of which alcohol is a component part, or in the preparation of which alcohol is used, not specially provided for in this act, fifty cents per pound.

75. All medicinal preparations, including medicinal proprietary preparations, of which alcohol is not a component part, and not specially provided for in this act, twenty-five per centum ad valorem; calomel and other mercurial medicinal preparations, thirty-five per centum ad valorem.

76. Products or preparations known as alkalies, alkaloids, distilled oils, essential oils, expressed oils, rendered oils, and all combinations of the foregoing, and all chemical compounds and salts, not specially provided for in this act, twenty-five per centum ad valorem.

77. Preparations used as applications to the hair, mouth, teeth, or skin, such as cosmetics, dentifrices, pastes, pomades, powders, and tonics, including all known as toilet preparations, not specially provided for in this act, fifty per centum ad valorem.

78. Santonine, and all salts thereof containing eighty per centum or over of santonine, two dollars and fifty cents per pound.

79. Soap: Castile soap, one and one-fourth cents per pound; fancy, perfumed, and all descriptions of toilet soap, fifteen cents per pound; all other soaps, not specially provided for in this act, twenty per centum ad valorem.

Soda.-80. Bicarbonate of soda or supercarbonate of soda or saleratus, one cent per pound.

81. Hydrate of, or caustic soda, one cent per pound.

82. Bichromate and chromate of, three cents per pound.

83. Sal-soda, or soda crystals, and soda ash, one-fourth of one cent per pound.

84. Silicate of soda, or other alkaline silicate, one-half of one cent per pound.

85. Sulphate of soda, or salt cake, or niter cake, one dollar and twentyfive cents per ton.

86. Sponges, twenty per centum ad valorem.

87. Strychnia, or strychnine, and all salts thereof, forty cents per ounce. 88. Sulphur, refined, eight dollars per ton; sublimed, or flowers of, ten

dollars per ton.

89. Sumac, ground, four-tenths of one cent per pound.

90. Tartar, cream of, and patent tartar, six cents per pound.

91. Tartars and lees crystals, partly refined, four cents per pound.

92. Tartrate of soda and potassa, or Rochelle salts, three cents per pound-

SCHEDULE B.-EARTHS, EARTHENWARE, AND GLASSWARE.

Brick and Tile.—93. Fire brick, not glazed, enameled, ornamented, or decorated in any manner, one dollar and twenty-five cents per ton; glazed, enameled, ornamented, or decorated, forty-five per centum ad valorem.

94. Tiles and brick, other than fire brick, not glazed, ornamented, painted,

enameled, vitrified, or decorated, twenty-five per centum ad valorem; ornamented, glazed, painted, enameled, vitrified, or decorated, and all encaustic, forty-five per centum ad valorem.

Cement, Lime, and Plaster.—95. Roman, Portland, and other hydraulic cement, in barrels, sacks, or other packages, eight cents per one hundred pounds, including weight of barrel or package; in bulk, seven cents per one hundred pounds; other cement, twenty per centum ad valorem.

96. Lime, six cents per one hundred pounds, including weight of barrel or package.

97. Plaster of Paris or gypsum, ground, one dollar per ton; calcined, one dollar and seventy-five cents per ton.

Clays or Earths.—98. Clays or earths, unwrought or unmanufactured, not specially provided for in this act, one dollar and fifty cents per ton; wrought or manufactured, not specially provided for in this act, three dollars per ton; china clay or kaolin, three dollars per ton.

*Éarthenware and China.*—99. Common brown earthenware, common stoneware, and crucibles, not ornamented or decorated in any manner, twenty-five per centum ad valorem.

100. China, porcelain, parian, bisque, earthen, stone and crockery ware, including plaques, ornaments, toys, charms, vases, and statuettes, painted, tinted, stained, enameled, printed, gilded, or otherwise decorated, or ornamented in any manner, sixty per centum ad valorem; if plain white, and not ornamented or decorated in any manner, fifty-five per centum ad valorem.

101. All other china, porcelain, parian, bisque, earthen, stone, and crockery ware, and manufactures of the same, by whatsoever designation or name known in the trade, including lava tips for burners, not specially provided for in this act, if ornamented or decorated in any manner, sixty per centum ad valorem; if not ornamented or decorated, fifty-five per centum ad valorem.

102. Gas retorts, three dollars each.

Gluss and Glassware.—103. Green, and colored, molded or pressed, and fint and lime glass bottles, holding more than one pint, and demijohns, and carboys (covered or uucovered), and other molded or pressed green and colored and fint or lime bottle glassware, not specially provided for in this aet, one cent per pound. Green, and colored, molded or pressed, and fiint, and lime glass bottles, and vials, holding not more than one pint, and not less than one-quarter of a pint, one and one-half cents per pound; if holding less than one-fourth of a pint, fifty cents per gross.

104. All articles enumerated in the preceding paragraph, if filled, and not otherwise provided for in this act, and the contents are subject to an ad valorem rate of duty, or to a rate of duty based upon the value, the value of such bottles, vials, or other vessels, shall be added to the value of the con-

such bottles. vials, or other vessels, shall be added to the value of the contents for the ascertainment of the dutiable value of the latter; but if filled, and not otherwise provided for in this act, and the contents are not subject to an ad valorem rate of duty, or to rate of duty based on the value, or are free of duty, such bottles, vials, or other vessels, shall pay, in addition to the duty, if any, on their contents, the rates of duty prescribed in the preceding paragraph: *Provided*, That no article manufactured from glass described in the preceding paragraph shall pay a less rate of duty than forty per centum ad valorem.

105. Flint and lime, pressed glassware, not cut, engraved, painted, etched, decorated, colored, printed, stained, silvered, or gilded, sixty per centum ad valorem.

106. All articles of glass, cut, engraved, painted, colored, printed, stained, decorated, silvered, or gilded, not including plate glass silvered, or lookingglass plates, sixty per centum ad valorem.

107. Chemical glassware for use in laboratory, and not otherwise specially provided for in this act, forty-five per centum ad valorem.

108. Thin blown glass, blown with or without a mold, including glass chimneys and all other manufactures of glass, or of which glass shall be the component material of chief value, not specially provided for in this act, sixty per centum ad valorem.

109. Heavy blown glass, blown with or without a mold, not cut or decorated, finished or unfinished, sixty per centum ad valorem.

110. Porcelain or opal glassware, sixty per centum ad valorem.

111. All cut, engraved, painted, or otherwise ornamented or decorated glass bottles, decanters, or other vessels of glass, shall, if filled, pay duty in addition to any duty chargeable on the contents, as if not filled, unless otherwise specially provided for in this act. 112. Unpolished cylinder, crown, and common window glass, not exceed-

112. Unpolished cylinder, crown, and common window glass, not exceeding ten by fifteen inches square, one and three-eighth cents per pound; above that, and not exceeding sixteen by twenty-four inches square, one and seveneighth cents per pound; above that, and not exceeding twenty-four by thirty inches square, two and three-eighth cents per pound; above that, and not exceeding twenty-four by thirty-six inches square, two and seven-eighth cents per pound; all above that, three and one-eighth cents per pound: *Provided*, That unpolished cylinder, crown and common window glass, imported in boxes, shall contain fifty square feet, as nearly as sizes will permit, and the duty shall be computed thereon according to the actual weight of glass.

113. Cylinder and crowned glass, polished, not exceeding sixteen by twenty-four inches square, four cents per square foot; above that, and not exceeding twenty-four by thirty inches square, six cents per square foot; above that, and not exceeding twenty-four by sixty inches square, twenty cents per square foot; above that, forty cents per square foot. 114. Fluted, rolled, or rough plate glass, not including crown, cylinder,

114. Fluted, rolled, or rough plate glass, not including crown, cylinder, or common window glass, not exceeding ten by fifteen inches square, three-fourths of one cent per square foot; above that, and not exceeding twenty-four inches square, one cent per square foot; above that, and not exceeding twenty-four by thirty inches square, one and one-half cents per square foot; all above that, two cents per square foot; and all fluted, rolled, or rough plate glass, weighing over one hundred pounds per one hundred square feet, shall pay an additional duty on the excess at the same rates herein imposed: *Provided*, That all of the above plate glass when ground, scast polished plate glass unsilvered.

115. Cast polished plate glass, finished or unfinished and unsilvered, not exceeding sixteen by twenty-four inches square, five cents per square foot; above that, and not exceeding twenty-four by thirty inches square, eight cents per square foot; above that, and not exceeding twenty-four by sixty inches square, twenty-five cents per square foot; all above that, fifty cents per square foot.

116. Cast polished plate glass, silvered, and looking-glass plates, not exceeding sixteen by twenty-four inches square, six cents per square foot; above that, and not exceeding twenty-four by thirty inches square, ten cents per square foot; above that, and not exceeding twenty-four by sixty inches square, thirty-five cents per square foot; all above that, sixty cents per square foot.

117. But no looking-glass plates, or plate glass silvered, when framed, shall pay a less rate of duty than that imposed upon similar glass of like description not framed, hut shall pay in addition thereto upon such frames the rate of duty applicable thereto when imported separate.

118. Cast polished plate glass, silvered or unsilvered, and cylinder, crown, or common window glass, when ground, obscured, frosted, sanded, enameled, beveled, etched, embossed, engraved, stained, colored, or otherwise

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ornamented or decorated, shall be subject to a duty of ten per centum ad valorem in addition to the rates otherwise chargeable thereon.

119. Spectacles and eyeglasses, or spectacles and eyeglass frames, sixty per centum ad valorem.

120. On lenses, costing one dollar and fifty cents per gross pairs, or less, sixty per centum ad valorem.

121. Spectacle and eyeglass lenses with their edges ground or beveled to fit frames, sixty per centum ad valorem.

122. All stained or painted window glass and stained or painted glass windows, and hand, pocket, or table mirrors, not exceeding in size one hundred and forty-four square inches, with or without frames or cases, of whatever material composed, lenses of glass or pebble, wholly or partly manufactured, and not specially provided for in this act, and fusible enamel, forty-five per centum ad valorem.

124. Veined marble, sawed, dressed, or otherwise, including marble slabs and marble paving-tiles, one dollar and ten cents per cubic foot (but in measurement no slab shall be computed at less than one inch in thickness).

125. Manufactures of marble, not specially provided for in this act, fifty per centum ad valorem.

Stone.—126. Burr stones, manufactured or bound up into millstones, fifteen per centum ad valorem.

127. Freestone, granite, sandstone, limestone, and other building or monumental stone, except marble, unmanufactured or undressed, not specially provided for in this act, eleven cents per cubic foot.

128. Freestone, granite, sandstone, limestone, and other building or monumental stone, except marble, not specially provided for in this act, hewed, dressed, or polished, forty per centum ad valorem.

129. Grindstones, finished or unfinished, one dollar and seventy-five cents per ton.

*Slate.*—130. Slates, slate chimney pieces, mantels, slabs for tables, and all other manufactures of slate, not specially provided for in this act, thirty per centum ad valorem.

131. Roofing slates, twenty-five per centum ad valorem.

#### SCHEDULE C.-METALS AND MANUFACTURES OF.

#### Iron and Steel.

132. Chromate of iron, or chromic ore, fifteen per centum ad valorem.

133. Iron ore, including manganiferons iron ore, also the dross or residuum from burned pyrites, seventy-five cents per ton. Sulphur ore, as pyrites, or sulphuret of iron in its natural state, containing not more than three and one-half per centum copper, seventy-five cents per ton: *Provided*, That ore containing more than two per centum of copper shall pay, in addition thereto, one-half of one cent per pound for the copper contained thereiu : *Provided*, *also*, That sulphur ore, as pyrites, or sulphuret of iron in its natural state, containing in excess of twenty-five per centum of sulphur, shall be free of duty, except on the copper contained therein, as above provided: *And provided further*, That in levying aud collecting the duty on iron ore no deduction shall be made from the weight of the ore on account of moisture which may be chemically or physically combined therewith. 134. Iron in pigs, iron kentledge, spiegeleisen, ferro-manganese, ferro-

134. Iron in pigs, iron kentledge, spiegeleisen, ferro-manganese, ferrosilicon, wrought and cast scrap iron, and scrap steel, three-tenths of one cent per pound; but nothing shall be deemed scrap iron or scrap steel except waste or refuse iron or steel fit only to be remanufactured.

135. Bar iron, rolled or hammered, comprising flats not less than one inch

wide nor less than three-eighths of one inch thick, eight-tenths of one cent per pound; round iron, not less than three-fourths of one inch in diameter, and square iron, not less than three-fourths of one inch square, nine-tenths of one cent per pound; flats less than one inch wide or less than three-eighths of one inch thick; round iron, less than three-fourths of one inch and not less than seven-sixteenths of one inch in diameter; and square iron less than three-fourths of one inch square, one cent per pound.

136. Round iron, in coîls or rods, less than seven-sixteenths of one inch in diameter, and bars or shapes of rolled iron, not specially provided for in this act, one and one-tenth cents per pouud: *Provided*, That all iron in slabs, blooms, loops, or other forms less finished than iron in bars, and more adsubject to a duty of eight-tenths of one cent per pound; and none of the iron above enumerated in this paragraph shall pay a less rate of duty than thirtyfive per centum ad valorem : *Provided*, *further*, That all iron bars, blooms, lets, or sizes or shapes of any kind, in the manufacture of which charcoal is used as fuel, shall be subject to a duty of not less than twenty-two dollars per ton.

137. Beams, girders, joists, angles, channels, car-truck channels, TT columns and posts or parts of sections of columns and posts, deck and bulb beams, and building forms, together with all other structural shapes of iron or steel, whether plain or punched, or fitted for use, nine-tenths of one cent per pound.

138. Boiler or other plate iron or steel, except saw plates hereinafter provided for, not thinner than number ten wire gauge, sheared or unsheared, and skelp iron or steel sheared or rolled in grooves, valued at one cent per pound or less, five-tenths of one cent per pound; valued above one cent and not above one and four-tenth cents per pound, sixty-five hundreths of one cent per pound; valued above one and four-tenth cents and not above two cents per pound, eight-tenths of one cent per pound; valued above two cents and not above three cents per pound, one and one-tenth cents per pound; valued above three cents and not above four cents per pound, one and fivetenth cents per pound; valued above four cents and not above seven cents per pound, two cents per pound; valued above seven cents and not above ten cents per pound; valued above thirteen cents per pound; valued above ten cents and not above thirteen cents per pound; three aud one-half cents per pound, two thirteen cents per pound, forty-five per centum ad valorem: *Provided*, That all plate iron or steel thinner than number ten wire gauge shall pay duty as iron or steel seven.

139. Forgings of iron or steel, or forged iron and steel combined, of whatever shape, or in whatever stage of manufacture, not specially provided for in this act, two and three-tenth cents per pound; *Provided*, That no forgings of iron or steel, or forgings of iron and steel combined, by whatever process made, shall pay a less rate of duty than forty-five per centum ad valorem.

140. Hoop, or band, or scroll, or other iron or steel, valued at three cents per pound or less, eight inches or less in width, and less than three-eighths of one inch thick and not thinner than number ten wire gauge, one cent per pound; thinner than number ten wire gauge and not thinner than number twenty wire gauge, one and one-tenth cents per pound; thinner than number twenty wire gauge, one and three-tenth cents per pound; *Provided*, That hoop or band iron, or hoop or band steel, cut to length, or wholly or partially manufactured into hoops or ties for baling purposes, barrel hoops of iron or steel, and hoop or band iron or hoop or band steel flared, splayed or punched, with or without buckles or fastenings, shall pay two-tenths of one cent per pound more duty than that imposed on the hoop or band iron or steel from which they are made.

141. Railway bars, made of iron or steel, and railway bars made in part

of steel, T-rails, and punched iron or steel flat rails, six-tenths of one cent per pound.

142. Sheets of iron or steel, common or black, including all iron or steel commercially known as common or black taggers iron or steel, and skelp iron or steel, valued at three cents per pound or less: Thinner than number ten and not thinner than number twenty wire gauge, one cent per pound; thinner than number twenty wire gauge and not thinner than number twentyfive wire gauge, one and one-tenth cents per pound; thinner than number twenty-five wire gauge, one and four-tenth cents per pound; corrugated or crimped, one and four-tenth cents per pound; That all common or black sheet iron or sheet steel not thinner than number ten wire gauge shall pay duty as plate iron or plate steel.

143. All iron or steel sheets or plates, and all hoop, band, or scroll iron or steel, excepting what are known commercially as tin plates, terne plates, and taggers tin, and hereinafter provided for, when galvanized or coated with zinc or spelter, or other metals, or any alloy of those metals, shall pay three-fourths of one eent per pound more duty than the rates imposed by the preceding paragraph upon the corresponding gauges, or forms, of common or black sheet or taggers iron or steel; and on and after July 1st, eighteen hundred and ninety-one, all iron or steel sheets, or plates, or taggers iron coated with tin or lead or with a mixture of which these metals or either of them is a component part, by the dipping or any other process, and com-mercially known as tin plates, terne plates, and taggers tin, shall pay two and two-tenth cents per pound: *Provided*, That on and after July first, eighteen hundred and ninety-one, manufactures of which tin, tin plates, terne plates, taggers tin, or either of them, are component materials of chief value, and all articles, vessels, or wares manufactured, stamped or drawn from sheet iron or sheet steel, such material being the component of chief value, and coated wholly or in part with tin or lead or a mixture of which these metals or either of them is a component part, shall pay a duty of fiftyfive per centum ad valorem: Provided further, That on and after October first, eighteen hundred and ninety-seven, tin plates and terne plates lighter in weight than sixty-three pounds per hundred square feet shall be admitted free of duty, unless it shall be made to appear to the satisfaction of the President (who shall thereupou by proclamation make known the fact) that the aggregate quantity of such plates lighter than sixty-three pounds per hundred square feet produced in the United States during either of the six years next preceding June thirtieth, eighteen hundred and ninety-seven, has equaled one-third the amount of such plates imported and entered for eonsumption during any fiscal year after the passage of this act, and prior to said October first, eighteen hundred and ninety-seven: *Provided*, That the amount of such plates manufactured into articles exported, and upon which a drawback shall he paid, shall not be included in ascertaining the amount of such importations: And provided further, That the amount or weight of sheet iron or sheet steel manufactured in the United States and applied or wrought in the manufacture of articles of wares tinned or terne plated in the United States, with weight allowance as sold to manufacturers or others, shall be considered as tin and terne plates produced in the United States within the meaning of this act.

144. Sheet iron or sheet steel, polished, planished, or glanced, by whatever name designated, two and one-half cents per pound: *Provided*, That plate or sheet or taggers iron or steel, by whatever name designated, other than the polished, planished, or glanced herein provided for, which has been pickled or cleaned by acid, or by any other material or process, or which is cold rolled, smoothed only, not polished, shall pay oue-quarter of one cent per pound more duty than the corresponding gauges of common or black sheet or taggers iron or steel. 145. Sheets or plates of iron or steel, or taggers iron or steel, coated with tin or lead, or with a mixture of which these metals, or either of them, is a component part, by the dipping or any other process, and commercially known as tin plates, terne plates, and taggers tin, one cent per pound until July first, eighteen hundred and ninety-one.

146. Steel ingots, cogged ingots, blooms, and slabs, by whatever process made; die blocks or blanks; billets and bars and tapered or beveled bars; steamer, crank, and other shafts; shafting; wrist or crank pins; connecting rods and piston rods; pressed, sheared, or stamped shapes; saw plates, whol-ly or partially manufactured; hammer molds or swaged steel; gun-barrel molds not in bars; alloys used as substitutes for steel tools; all descriptions and shapes of dry sand, loam, or iron-molded steel castings; sheets and plates not specially provided for in this act; and steel in all forms and shapes not specially provided for in this act; all of the above valued at one cent per pound or less, four-tenths of one cent per pound; valued above one cent and not above one and four-tenth cents per pound, five-tenths of one cent per pound; valued above one and four-tenth cents and not above one and eighttenth cents per pound, eight-tenths of one cent per pound; valued above one and eight-tenth cents and not above two and two-tenth cents per pound, ninetenths of one cent per pound; valued above two and two-tenth cents, and not above three cents per pound, one and two-tenth cents per pound; valued above three cents and not above four cents per pound, one and six-tenth cents per pound; valued above four cents and not above seven cents per pound, two cents per pound; valued above seven cents and not above ten cents per pound, two and eight-tenth cents per pound; valued above ten cents and not above thirteen cents per pound, three and one-half cents per pound; val-ued above thirteen cents and not above sixteen cents per pound, four and two-tenth cents per pound; valued above sixteen cents per pound, seven cents per pound.

Wire.—147. Wire rods: Rivet, screw, fence, and other iron or steel wire rods, and nail rods, whether round, oval, flat, square, or in any other shape, in coils or otherwise, not smaller than number six wire gange, valued at three and one-half cents or less per pound, six-tenths of one cent per pound; and iron or steel, flat, with longitudinal ribs for the manufacture of fencing, valued at three cents or less per pound, six-tenths of one cent per pound: Provided, That all iron or steel rods, whether rolled or drawn through dies, smaller than number six wire gange, shall be classed and dutiable as wire. 148. Wire: Wire made of iron or steel, not smaller than number ten wire

gange, one and one-fourth cents per pound; smaller than number ten, and not smaller than number sixteen wire gange, one and three-fourth cents per pound; smaller than number sixteen and not smaller than number twentysix wire gauge, two and one-fourth cents per pound; smaller than number twenty-six wire gauge, three cents per pound: Provided, That iron or steel wire covered with cotton, silk, or other material, and wires or strip steel, commonly known as crinoline wire, corset wire, and hat wire, shall pay a duty of five cents per pound: And provided further, That flat steel wire, or sheet steel in strips, whether drawn through dies or rolls, untempered or tempered, of whatsoever width, twenty-five one-thousandths of an inch thick or thinner (ready for use or otherwise), shall pay a duty of fifty per centum ad valorem: And provided further, That no article made from iron or steel wire, or of which iron or steel wire is a component part of chief value, shall pay a less rate of duty than the iron or steel wire from which it is made either wholly or in part: And provided further, That iron or steel wire cloths, and iron or steel wire nettings made in meshes of any form, shall pay a duty equal in amount to that imposed on iron or steel wire used in the manufacture of iron or steel wire cloth, or iron or steel wire nettings, and two cents per pound in addition thereto.

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There shall be paid on iron or steel wire coated with zinc or tin, or any other metal (except fence wire and iron or steel, flat, with longitudinal ribs, for the manufacture of fencing), one-half of one cent per pound in addition to the rate imposed on the wire of which it is made; on iron wire rope and iron strand, one cent per pound in addition to the rate imposed on the wire of which it is made; on steel wire rope and wire strand, two cents per pound in addition to the rate imposed on the wire of which they or either of them are made: *Provided further*, That all iron or steel wire valued at more than four cents per pound shall pay a duty of not less than forty-five per centum ad valorem, except that card wire for the manufacture of card clothing shall pay a duty of thirty-five per centum ad valorem.

### General Provisions.

149. No allowance or reduction of duties for partial loss or damage in consequence of rust or of discoloration shall be made upon any description of iron or steel, or upon any article wholly or partly manufactured of iron or steel, or upon any manufacture of iron and steel.

150. All metal produced from iron or its ores, which is cast and malleable, of whatever description or form, without regard to the percentage of carbon contained therein, whether produced by cementation, or converted, cast, or made from iron or its ores, by the crucible, Bessemer, Clapp-Griffiths, pneumatic, Thomas-Gilchrist, basic, Siemens-Martin, or open-hearth process, or hy the equivalent of either, or by a combination of two or more of the processes, or their equivalents, or by any fusion or other process which produces from iron or its ore a metal either granular or fibrous in structure, which is cast and malleable, excepting what is known as malleable-iron castings shall be classed and denominated as steel.

151. No article not specially provided for in this act, wholly or partly manufactured from tin plate, terne plate, or the sheet, plate, hoop, band, or scroll iron or steel herein provided for, or of which such tin plate, terne plate, sheet, plate, hoop, band, or scroll iron or steel shall be the material of chief value, shall pay a lower rate of duty than that imposed on the tin plate, terne plate, or sheet, plate, hoop, band, or scroll iron or steel from which it is made, or of which it shall be the component thereof of chief value.

152. On all iron or steel bars or rods of whatever shape or section, which are cold rolled, cold hammered, or polished in any way, in addition to the ordinary process of hot rolling or hammering, there shall be paid one-fourth of one cent per pound in addition to the rates provided in this act; and on all strips, plates, or sheets of iron or steel of whatever shape, other than the polished, planished or glanced sheet iron, or sheet steel hereinbefore provided for, which are cold rolled, cold hammered, blued, brightened, tempered, or polished by any process to such perfected surface finish or polish better than the grade of cold rolled, smooth only, hereinbefore provided for, there shall be paid one and one-fourth cents per pound in addition to the rates provided in this act upon plates, strips, or sheets of iron or steel of common or black finish; and on steel circular saw-plates there shall be paid one cent per pound in addition to the rate provided in this act for steel saw plates.

# Manufactures of Iron and Steel.

153. Anchors, or parts thereof, of iron or steel, mill irons and mill cranks of wrought iron, and wrought iron for ships, and forgings of iron or steel, or of combined iron and steel, for vessels, steam engines, and locomotives, or parts thereof, weighing each twenty-five pounds or more, one and eighttenth cents per pound.

154. Axles, or parts thereof, axle bars, axlc blanks, or forgings for axles, whether of iron or steel, without reference to the stage or state of manufac-

ture, two cents per pound: *Provided*, That when iron or steel axles are imported fitted in wheels, or parts of wheels, of iron or steel, they shall be dutiable at the same rate as the wheels in which they are fitted.

155. Anvils of iron or steel, or of iron and steel combined, by whatever process made, or in whatever stage of manufacture, two and one-half cents per pound.

156. Blacksmiths' hammers and sledges, track tools, wedges, and crowbars, whether of iron or steel, two and one-fourth cents per pound.

157. Boiler or other tubes, pipes, flues, or stays of wrought iron or steel, two and one-half cents per pound.

158. Bolts, with or without threads or nuts, or bolt blanks and finished hinges or hinge blanks, whether of iron or steel, two and one-fourth cents per pound.

159. Card clothing, manufactured from tempered-steel wire, fifty cents per square foot; all other, twenty-five cents per square foot.

160. Cast iron pipe of every description, nine-teuths of one cent per pound.

161. Cast iron vessels, plates, stove plates, andirons, sad-irons, tailors' irons, hatters' irons, and castings of iron, not specially provided for in this act, one and two-tenth cents per pound.

162. Castings of malleable iron not specially provided for in this act, one and three-fourth cents per pound.

163. Cast hollow ware, coated, glazed, or tinned, three cents per pound. 164. Chain or chains of all kinds, made of iron or steel, not less than threefourths of one inch in diameter, one and six-tenth cents per pound; less than three-fourths of one inch and not less than three-eighths of one inch in diameter, one and eight-tenth cents per pound; less than three-eighths of one inch in diameter, two and one-half cents per pound, but no chain or chains of any description shall pay a lower rate of duty than forty-five per centum ad valorem.

Cuttery.—165. Pen-knives or pocket-knives of all kinds, or parts thereof, and erasers or parts thereof, wholly or partly manufactured, valued at not more than fifty cents per dozen, twelve cents per dozen; valued at more than fifty cents per dozen and not exceeding one dollar and fifty cents per dozen, fifty cents per dozen; valued at more than one dollar and fifty cents per dozen; en and not exceeding three dollars per dozen, one dollar per dozen; valued at more than three dollars per dozen, two dollars per dozen; and in addition thereto on all the above, fifty per centum ad valorem. Razors and razor blades finished or unfinished, valued at less than four dollars per dozen, one dollar per dozen; valued at four dollars or more per dozen, one dollar and seventy-five cents per dozen; and in addition thereto on all the above razors and razor blades, thirty per centum ad valorem.

166. Swords, sword blades and side arms, thirty-five per centum ad valorem.

167. Table knives, forks, steels, and all butchers', hunting, kitchen, bread, butter, vegetable, fruit, cheese, plumbers', painters', palette, and artists' knives, of all sizes, finished or unfinished, valued at not more than one dollar per dozen pieces, ten cents per dozen; valued at more than one dollar and not more than two dollars, thirty-five cents per dozen; valued at more than two dollars and not more than three dollars, forty cents per dozen; valued at more than three dollars and not more than eight dollars; one dollar per dozen; valued at more than eight dollars, two dollars per dozen; and in addition upon all the above-named articles, thirty per centum ad valorem. All carving and cooks' knives and forks of all sizes, finished or unfinished, valued at more than four dollars per dozen pieces, one dollars, two dollars per dozen; more than four dollars and not more than eight dollars, two dollars per dozen pieces; valued at more than eight dollars, and not more than twelve dollars, three dollars per dozen pieces: valued at more than four dollars, tho dollars and not more than eight dollars, two dollars, two dollars per dozen; three dollars per dozen pieces: valued at more than twelve dollars, two dollars, two

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lars per dozen pieces; and in addition upon all the above-named articles, thirty per centum ad valorem.

168. Files, file blanks, rasps, and floats, of all cuts and kinds, four inches in length and under, thirty-five cents per dozen; over four inches in length and under nine inches, seventy-five cents per dozen; nine inches in length and under fourteen inches, one dollar and thirty cents per dozen; fourteen inches in length and over, two dollars per dozen.

Fire-Arms.-169. Muskets and sporting rifles, twenty-five per centum ad valorem.

170. All double-barreled, sporting, breech-loading shot guns valued at not more than six dollars each, one dollar and fifty cents each; valued at more than six dollars and not more than twelve dollars each, four dollars each; valued at more than twelve dollars each, six dollars each; and in addition thereto on all the above, thirty-five per centum ad valorem. Single-barrel, breechloading shot-guns, one dollar each and thirty-five per centum ad valorem. Revolving pistols valued at not more than one dollar and fifty cents each, forty cents each; valued at more than one dollar and fifty cents, one dollar each; and in addition thereto on all the above pistols, thirty-five per centum ad valorem.

171. Iron or steel sheets, plates, wares, or articles, enameled or glazed with vitreous glasses, forty-five per centum ad valorem.

172. Iron or steel sheets, plates, wares, or articles, enameled or glazed as above with more than one color, or ornamented, fifty per centum ad valorem.

Nails, spikes, tacks, and needles.—173. Cut nails and cut spikes of iron or steel, one cent per pound.

174. Horseshoe nails, hob nails, and all other wrought iron or steel nails, not specially provided for in this act, four cents per pound.

175. Wire nails made of wrought iron or steel, two inches long and longer, not lighter than number twelve wire gauge, two cents per pound; from one inch to two inches in length, and lighter than number twelve and not lighter than number sixteen wire gauge, two and one-half cents per pound; shorter than one inch and lighter than number sixteen wire gauge, four cents per pound.

176. Spikes, nuts, and washers, and horse, mule, or ox shoes, of wrought iron or steel, one and eight-tenth cents per pound.

177. Cut tacks, brads, or sprigs, not exceeding sixteen ounces to the thousand, two and one-fourth cents per thousand; exceeding sixteen ounces to the thousand, two and three-fourth cents per pound.

178. Needles for knitting or sewing machines, crochet needles and tape needles, and bodkins of metal, thirty-five per centum ad valorem.

179. Needles, knitting, and all others not specially provided for in this act, twenty-five per centum ad valorem.

*Plates.*—180. Steel plates engraved, stereotype plates, electrotype plates, and plates of other materials, engraved or lithographed, for printing, twenty-five per centum ad valorem.

181. Railway fish plates or splice bars, made of iron or steel, one cent per pound.

182. Rivets of iron or steel, two and one-half cents per pound.

183. Saws: Cross-cut saws, eight cents per linear foot; mill, pit, and drag saws, not over nine inches wide, ten cents per linear foot; over nine inches wide, fifteen cents per linear foot; circular saws, thirty per centum ad valorem; hand, back, and all other saws, not specially provided for in this act, forty per centum ad valorem.

184. Screws, commonly called wood screws, more than two inches in length, five cents per pound; over one inch and not more than two inches in length, seven cents per pound; over one-half inch and not more than one inch in length, ten cents per pound; one-half inch and less in length, fourteen cents per pound,

185. Wheels, or parts thereof, made of iron or steel, and steel-tired wheels for railway purposes, whether wholly or partly finished, and iron or steel lofactured, two and one-half cents per pound; and individual provided, the effect of manufacture one and three-fourth cents per pound; and ingots, cogged ingots, blooms, or blanks for the same, without regard to the degree of manufacture, one and three-fourth cents per pound: *Provided*, That when wheels or parts thereof, of iron or steel, are imported with iron or steel axles fitted in them. the wheels and axles together shall be dutiable at the same rate as is provided for the wheels when imported separately.

#### Miscellaneous Metals and Manufactures of.

186. Aluminium or aluminum, in crude form, alloys of any kind in which aluminum is the component material of chief value, fifteen cents per pound. 187. Antimony, as regulus or metal, three-fourths of one cent per pound.

188. Argentine, albata, or German silver, unmanufactured, twenty-five per centum ad valorem.

189. Brass, in bars or pigs, old brass, clippings from brass or Dutch metal, and old sheathing, or yellow metal, fit only for remanufacture, one and one-half cents per pound.

190. Bronze powder, twelve cents per pound; bronze or Dutch metal, or

aluminum, in leaf, eight cents per package of one hundred leaves. Copper.-191. Copper imported in the form of ores, one-half of one cent per pound on each pound of fine copper contained therein.

192. Old copper, fit only for remanufacture, clippings from new copper, and all composition metal of which copper is a component material of chief value, not specially provided for in this act, one cent per pound. 193. Regulus of copper, and black or coarse copper, and copper cement,

one cent per pound on each pound of fine copper contained therein.

194. Copper in plates, bars, ingots, Chili or other pigs, and in other forms, not manufactured, not specially provided for in this act, one and one-fourth

cents per pound. 195. Copper in rolled plates, called braziers' copper, sheets, rods, pipes, and copper bottoms, also sheathing or yellow metal of which copper is the component material of chief value, and not composed wholly or in part of iron, ungalvanized, thirty-five per ceutum ad valorem. Gold and Silver.—196. Bullions and metal thread of gold, silver, or other

metals, not specially provided for in this act, thirty per centum ad valorem. 197. Gold leaf, two dollars per package of five hundred leaves.

198. Silver leaf, seventy-five cents per package of five hundred leaves. Lead.-199. Lead ore and lead dross, one and one-half cents per pound: Provided, That silver ore and all other ores containing lead shall pay a duty of one and one-half cents per pound on the lead contained therein, according to sample and assay at the port of entry.

200. Lead in pigs and bars, molten and old refuse lead run into blocks and bars, and old scrap lead fit only to be remanufactured, two cents per pound.

201. Lead in sheets, pipes, shot, glaziers' lead, and lead wire, two and onehalf cents per pound.

202. Metallic mineral substances in a crude state and metals unwrought, not specially provided for in this act, twenty per centum ad valorem; mica, thirty-five per centum ad valorem.

Nickel. - 203. Nickel, nickel oxide, alloy of any kind in which nickel is the component material of chief value, ten cents per pound.

204. Pens, metallic, except gold pens, twelve cents per gross. 205. Penholder tips, penholders, or parts thereof, and gold pens, thirty per centum ad valorem.

206. Pins, metallic, solid head or other, including hair pins, safety pins, and hat, bonnet, shawl, and belt pins, thirty per centum ad valorem.

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207. Quicksilver, ten cents per pound. The flasks, bottles, or other vessels in which quicksilver is imported, shall be subject to the same rate of duty as they would be subjected to if imported empty.

208. Type metal, one and one-half cents per pound for the lead contained therein; new types. twenty-five per centum ad valorem. 209. Tin: On and after July 1, 1893, there shall be imposed and paid

upon cassiterite or black oxide of tin, and upon bar, block, and pig tin, a duty of four cents per pound: *Provided*, That unless it shall be made to appear to the satisfaction of the President of the United States (who shall make known the fact by proclamation) that the product of the mines of the United States shall have exceeded five thousand tons of cassiterite, and bar, block, and pig tin in any one year prior to July 1, 1895, then all imported cassiter-ite, bar, block, and pig tin shall after July 1, 1895, be admitted free of duty. *Watches.*—210. Chronometers, box or ship's and parts thereof, ten per

centum ad valorem.

211. Watches, parts of watches, watch cases, watch movements, and watch glasses, whether separately packed or otherwise, twenty-five per centum ad valorem.

Zinc or Spelter. - 212. Zinc in blocks or pigs, one and three-fourth cents per pound.

213. Zinc in sheets, two and one-half cents per pound.

214. Zinc, old and worn out, fit only to be remanufactured, one and onefourth cents per pound.

215. Manufactures, articles, or wares, not specially enumerated or provided for in this act, composed wholly or in part of iron, steel, lead, copper, nickel, pewter, zinc, gold, silver, platinum, aluminum, or any other metal, and whether partly or wholly manufactured, forty-five per centum ad valorem.

# SCHEDULE D.-WOOD AND MANUFACTURES OF.

216. Timber, hewed and sawed, and timber used for spars and in building wharves, ten per centum ad valorem.

217. Timber, squared or sided, not specially provided for in this act. one-

217. Thinker, squared of sheet, hot specially provided for in this dee, one-half of one cent per cubic foot. 218. Sawed boards, plank, deals, and other lumber of hemlock, white-wood, sycamore, white pine, and basswood, one dollar per thousand feet board measure; sawed lumber, not specially provided for in this act, two dol-lars per thousand feet board measure; but when lumber of any sort is planed or finished, in addition to the rates herein provided, there shall be lev-ied and neid for each side so planed or finished fifty cents per thousand feet ied and paid for each side so planed or finished fifty cents per thousand feet board measure; and if planed on one side and tongued and grooved, one dollar per thousand feet board measure; and if planed on two sides, and tongued and grooved, one dollar and fifty cents per thousand feet board measure; and in estimating board measure under this schedule no deduction shall be made In estimating board measure under this schedule no deduction shart be made on board measure on account of planing, tonguing and grooving: *Provided*, That in case any foreign country shall impose an export duty upon pine, spruce, elm, or other logs, or upon stave bolts, shingle wood, or heading blocks exported to the United States from such country, then the duty upon the sawed lumber herein provided for, when imported from such country, shall remain the same as fixed by the law in force prior to the passage of this oct act

219. Cedar: That on and after March 1, 1891, paving posts, railroad ties, and telephone and telegraph poles of cedar, shall be dutiable at twenty per centum ad valorem.

220. Sawed boards, plank, deals, and all forms of sawed cedar, lignum vitæ, lancewood, ebony, box, granadilla, mahogany, rosewood, satinwood, and all other cabinet woods not further manufactured than sawed, fifteen per centum ad valorem; veneers of wood, and wood, unmanufactured, not specially provided for in this act, twenty per centum ad valorem.

221. Pine clapboards; one dollar per one thousand.

222. Spruce clapboards, one dollar and fifty cents per one thousand.

223. Hubs for wheels, posts, last blocks, wagon blocks, oar blocks, gun blocks, heading blocks, and all like blocks or sticks, rough hewed or sawed only, twenty per centum ad valorem.

224. Laths, fifteen cents per one thousand pieces.

225. Pickets and palings, ten per centum ad valorem.

226. White-pine shingles, twenty cents per one thousand; all other, thirty cents per one thousand.

227. Staves of wood of all kinds, ten per centum ad valorem.

228. Casks and barrels (empty), sugar-box shooks, and packing boxes and packing-box shooks, of wood, not specially provided for in this act, thirty per centum ad valorem.

229. Chair cane or reeds wrought or manufactured from rattans or reeds, and whether round, square, or in any other shape, ten per centum ad valorem.

230. House or cabinet furniture, of wood, wholly, or partly finished, manufactures of wood, or of which wood is the component material of chief value, not specially provided for in this act, thirty-five per centum ad valorem.

# SCHEDULE E.-SUGAR.

231. That on and after July 1, 1891, and until July 1, 1905, there shall be paid, from any moneys in the Treasury not otherwise appropriated, under the provisions of Section 3,689 of the Revised Statutes, to the producer of sugar testing not less than ninety degrees by the polariscope, from beets, sorghum, or sugar-cane grown within the United States, or from maple sap produced within the United States, a bounty of two cents per pound; and upon such sugar testing less than ninety degrees by the polariscope, and not less than eighty degrees, a bounty of one and three-fourth cents per pound, under such rules and regulations as the Commissioner of Internal Revenue, with the approval of the Secretary of the Treasury, shall prescribe.

232. The producer of said sugar to be entitled to said bounty shall have first filed prior to July 1st of each year with the Commissioner of Internal Revenue a notice of the place of production, with a general description of the machinery and methods to be employed by him, with an estimate of the amount of sugar proposed to be produced in the current or next ensuing year, including the number of maple-trees to be tapped, and an application for a license to so produce, to be accompanied by a bond in a penalty, and with sureties to be approved by the Commissioner of Internal Revenue, conditioned that he will faithfully observe all rules and regulations that shall be prescribed for such manufacture and production of sugar.

233. The Commissioner of Internal Revenue, upon receiving the application and bond hereinbefore provided for, shall issue to the applicant a license to produce sugar from sorghum, beets, or sugar-cane grown within the United States, or from maple sap produced within the United States at the place and with the machinery and by the methods described in the application; but said license shall not extend beyond one year from the date thereof.

234. No bounty shall be paid to any person engaged in refining sugars which have been imported into the United States, or produced in the United States upon which the bounty herein provided for has already been paid or applied for, nor to any person unless he shall have first been licensed as herein provided, and only upon sugar produced by such person from sorghum, beets, or sugar-cane grown within the United States, or from maple sap produced within the United States. The Commissioner of Internal Revenue, with the approval of the Secretary of the Treasury, shall from time to time make all needful rules and regulations for the manufacture of sugar from sorghum, beets, or sugar-cane grown within the United States, or from maple sap produced within the United States, and shall, under the direction of the Secretary of the Treasury, exercise supervision and inspection of the manufacture thereof.

235. And for the payment of these bounties the Secretary of the Treasury is authorized to draw warrants on the Treasurer of the United States for such sums as shall be necessary, which sums shall be certified to him by the Commissioner of Internal Revenue, by whom the bounties shall be disbursed, and no bounty shall be allowed or paid to any person licensed as aforesaid in any one year, upon any quantity of sugar less than five hundred pounds.

236. That any person who shall knowingly refine or aid in the refining of sugar imported into the United States or upon which the bounty herein provided for has already been paid or applied for, at the place described in the license issued by the Commissioner of Internal Revenue, and any person not entitled to the bounty herein provided for, who shall apply for or receive the same, shall be guilty of a misdemeanor, and, upon conviction thereof, shall pay a fine not exceeding \$5,000, or be imprisoned for a period not exceeding five years, or both, in the discretion of the court.

237. All sugars above number sixteen Dutch standard in color shall pay a duty of five-tenths of one cent per pound: *Provided*, That all such sugars above number sixteen Dutch standard in color shall pay one-tenth of one cent per pound in addition to the rate herein provided for, when exported from, or the product of any country when and so long as such country pays or shall hereafter pay, directly or indirectly, a bounty on the exportation of any sugar that may be included in this grade which is greater than is paid on raw sugars of a lower saccharine strength; and the Secretary of the Treasury shall prescribe suitable rules and regulations to carry this provision into effect: *And provided further*, That all machinery purchased abroad and erected in a beet-sugar factory and used in the production of raw sugar in the United States from beets produced therein shall be admitted duty free until the first day of July, 1892: *Provided*, That any duty collected on any of the abovedescribed machinery purchased abroad and imported into the United States for the uses above indicated since Jan. 1, 1890, shall be refunded.

238. Sugar candy and all confectionery, including chocolate confectionery, made wholly or in part of sugar, valued at twelve cents or less per pound, and on sugars after being refined, when tinctured, colored, or in any way adulterated, five cents per pound.

239. All other confectionery, including chocolate confectionery, not specially provided for in this act, fifty per centum ad valorem.

240. Glucose, or grape sugar, three-fourths of one cent per pound.

241. That the provisions of this act providing terms for the admission of imported sugars and molasses and for the payment of a bounty on sugars of domestic production shall take effect on the first day of April, 1891: *Provided*, That on and after the first day of March, 1891, and prior to the first day of April, 1891, sugars not exceeding number sixteen Dutch standard in color may be refined in bond without payment of duty, and such refined sugars may be transported in bond and stored in bonded warehouse at such points of destination as are provided in existing laws relating to the immediate transportation of dutiable goods in bond, under such rules and regulations as shall be prescribed by the Secretary of the Treasury.

# SCHEDULE F.-- TOBACCO AND MANUFACTURES OF.

242. Leaf tobacco suitable for cigar wrappers, if not stemmed, two dollars per pound; if stemmed, two dollars and seventy-five cents per pound: *Provided*, That if any portion of any tobacco imported in any bale, box, or package, or in bulk shall be suitable for cigar wrappers, the entire quantity of tobacco contained in such bale, box, or package, or bulk shall be dutiable; if not stemmed, at two dollars per pound; if stemmed, at two dollars and seventy-five cents per pound.

243. All other tobacco in leaf, unmanufactured and not stemmed, thirtyfive cents per pound; if stemmed, fifty cents per pound.

244. Tobacco manufactured, of all descriptions, not specially enumerated or provided for in this act, forty cents per pound.

245. Snuff and snuff flour, manufactured of tobacco, ground dry, or damp, and pickled, scented, or otherwise, of all descriptions, fifty cents per pound.

246. Cigars, cigarettes, and cheroots of all kinds, four dollars and fifty cents per pound and twenty-five per centum ad valorem; and paper cigars and cigarettes, including wrappers, and shall be subject to the same duties as are herein imposed upon cigars.

SCHEDULE G.-AGRICULTURAL PRODUCTS AND PROVISIONS.

Animals, Live.—247. Horses and mules, thirty dollars per head: *Provided*, That horses valued at one hundred and fifty dollars and over shall pay a duty of thirty per centum ad valorem.

248. Cattle more than one year old, ten dollars per head; one year old or less, two dollars per head.

249. Hogs, one dollar and fifty cents per head.

250. Sheep, one year old or more, one dollar and fifty cents per head; less than one year old, seventy five cents per bead.

251. All other live animals, not specially provided for in this act, twenty per centum ad valorem.

<sup>\*</sup> Breadstuffs and Farinaceous Substances.—252. Barley, thirty cents per bushel of forty-eight pounds.

253. Barley malt, forty-five cents per bushel of thirty-four pounds.

254. Barley, pearled, patent, or hulled, two cents per pound.

255. Buckwheat, fifteen cents per bushel of forty-eight pounds.

256. Corn or maize, fifteen cents per bushel of fifty-six pounds.

257. Corn meal, twenty cents per bushel of forty-eight pounds.

258. Macaroni, vermicelli, and all similar preparations, two cents per pound.

259. Oats, fifteen cents per bushel.

260. Oatmeal, one cent per pound.

261. Rice, cleaned, two cents per pound; uncleaned rice, one and onequarter cents per pound; paddy, three-quarters of one cent per pound; rice flour, rice meal, and rice, broken, which will pass through a sieve known commercially as number twelve wire sieve, one fourth of one cent per pound.

262. Rye, ten cents per bushel.

263. Rye flour, one-half of one cent per pound.

264. Wheat, twenty-five cents per bushel.

265. Wheat flour, twenty-five per centum ad valorem.

Dairy Products. - 266. Butter, and substitutes therefor, six cents per pound.

267. Cheese, six cents per pound.

268. Milk, fresh, five cents per gallon.

269. Milk, preserved or condensed, including weight of packages, three cents per pound; sugar of milk, eight cents per pound.

Farm and Field Products.—270. Beans, forty cents per bushel of sixty pounds.

271. Beans, pease, and mushrooms, prepared or preserved, in tins, jars, bottles, or otherwise, forty per centum ad valorem.

272. Broom-corn, eight dollars per ton.

273. Cabbages, three cents each.

274. Cider, five cents per gallon.

275. Eggs, five cents per dozen.

276. Eggs, yolk of, twenty-five per centum ad valorem.

277. Hay, four dollars per ton.

278. Honey, twenty cents per gallon.

279. Hops, fifteen cents per pound.

280. Onions, forty cents per bushel.

281. Pease, green, in bulk or in barrels, sacks; or similar packages, forty cents per bushel of sixty pounds; pease, dried, twenty cents per bushel; split pease, fifty cents per bushel of sixty pounds; pease in cartons, papers, or other small packages, one cent per pound.

282. Plants, trees, shrubs, and vines of all kinds, commonly known as nursery stock, not specially provided for in this act, twenty per centum ad valorem.

283. Potatoes, twenty-five cents per bushel of sixty pounds.

Seeds.-284. Castor beans or seeds, fifty cents per bushel of fifty pounds. 285. Flaxseed or linseed, poppy seed and other oil seeds, not specially provided for in this act, thirty cents per bushel of fifty-six pounds; but no

drawback shall be allowed on oil cake made from imported seed. 286. Garden seeds, agricultural seeds, and other seeds, not specially pro-

vided for in this act, twenty per centum ad valorem.

287. Vegetables of all kinds, prepared or preserved, including pickles and sauces of all kinds, not specially provided for in this act, forty-five per centum ad valorem.

288. Vegetables in their natural state, not specially provided for in this act, twenty-five per centum ad valorem.

289. Straw, thirty per centum ad valorem. 290. Teazles, thirty per centum ad valorem.

Fish.-291. Anchovies and sardines, packed in oil or otherwise, in tin boxes, measuring not more than five inches long, four inches wide, and three and one-half inches deep, ten cents per whole box; in half-boxes, measuring not more than five inches long, four inches wide, and one and five-eighth inches deep, five cents each; in quarter-boxes, measuring not more than four and three-fourth inches long, three and one-half inches wide, and one and one-fourth inches deep, two and one-half cents each; when imported in any

other form, forty per centum ad valorem. 292. Fish, pickled, in barrels or half-barrels, and mackerel or salmon, pickled or salted, one cent per pound.

293. Fish, smoked, dried, salted, pickled, frozen, packed in ice, or other-wise prepared for preservation, and fresh fish, not specially provided for in this act, three-fourths of one cent per pound. 294. Herrings, pickled or salted, one-half of one cent per pound; herrings,

fresh, one-fourth of one cent per pound.

295. Fish in cans or packages made of tin or other material; except anchovies and sardines and fish packed in any other manner, not specially enumerated or provided for in this act, thirty per centum ad valorem.

296. Cans or packages, made of tin or other metal, containing shell fish admitted free of duty, not exceeding one quart in contents, shall be subject to a duty of eight cents per dozen cans or packages; and when exceeding one quart, shall be subject to an additional duty of four cents per dozen for each additional half-quart or fractional part thereof: *Provided*, That until June 30, 1891, such cans or packages shall be admitted as now provided by law.

Fruits and Nuts.-297. Fruits: Apples, green or ripe, twenty-five cents per bushel.

298. Apples, dried, desiccated, evaporated, or prepared in any manner, and not otherwise provided for in this act, two cents per pound.

299. Grapes, sixty cents per barrel of three cubic feet capacity or fractional part thereof; plums and prunes, two cents per pound.

300. Figs, two and one-half cents per pound. 301. Oranges, lemons, and limes, in packages of capacity of one and onefourth cubic feet or less, thirteen cents per package; in packages of capacity exceeding one and one-fourth cubic feet and not exceeding two and one-half cubic feet, twenty-five cents per package; in packages of capacity exceeding two and one-half cubic feet and not exceeding five cubic feet, fifty cents per package; in packages of capacity exceeding five cubic feet, for every additional cubic foot or fractional part thereof, ten cents; in bulk, one dollar and fifty cents per one thousand; and in addition thereto a duty of thirty per centum ad valorem upon the boxes or barrels containing such oranges, lemons, or limes.

302. Raisins, two and one-half cents per pound.

303. Comfits, sweetmeats, and fruits preserved in sugar, sirup, molasses, or spirits, not specially provided for in this act, and jellies of all kinds, thirtyfive per centum ad valorem.

304. Fruits preserved in their own juices, thirty per centum ad valorem. 305. Orange peel and lemon peel, preserved or candied, two cents per pound.

306. Nuts: Almonds, not shelled, five cents per pound; clear almonds, shelled, seven and one-half cents per pound.

307. Filberts and walnuts of all kinds, not shelled, three cents per pound; shelled, six cents per pound.

308. Peanuts or ground beans, unshelled, one cent per pound; shelled, one and one-half cents per pound.

309. Nuts of all kinds, shelled or uushelled, not specially provided for in this act, one and one-half cents per pound. Meat Products.—310. Bacon and hams, five cents per pound.

311. Beef, mutton, and pork, two cents per pound.

312. Meats of all kinds, prepared or preserved, not specially provided for in this act, twenty-five per centum ad valorem.

313. Extract of meat, all not specially provided for in this act, thirty-five cents per pound; fluid extract of meat, fifteen cents per pound; and no separate or additional duty shall be collected on such coverings unless as such they are suitable and apparently designed for use other than in the importation of meat extracts.

314. Lard, two cents per pound.

315. Poultry, live, three cents per pound; dressed, five cents per pound. 316. Tallow, one cent per pound; wool grease, including that known com-

mercially as degras or brown wool grease, one-half of one cent per pound. Miscellaneous Products.—317. Chicory root, burned or roasted, ground or granulated, or in rolls, or otherwise prepared, and not specially provided for in this act, two cents per pound.

318. Chocolate (other than chocolate confectionery and chocolate commercially known as sweetened chocolate), two cents per pound.

319. Cocoa, prepared or manufactured, not specially provided for in this act, two cents per pound.

320. Cocoa butter or cocoa butterine, three and one-half cents per pound.

321. Dandelion root and acorns prepared, and other articles used as coffee, or as substitutes for coffee, not specially provided for in this act, one and one-half cents per pound.

Salt.--322. Salt in bags, sacks, barrels, or other packages, twelve cents per one hundred pounds; in bulk, eight cents per one hundred pounds: Provided, That imported salt in bond may be used in curing fish taken by vessels licensed to engage in the fisheries and in curing fish on the shores of the navigable waters of the United States, under such regulations as the Secretary of the Treasury shall prescribe; and upon proof that the salt has been used for either of the purposes stated in this proviso, the duties on the same shall be remitted: *Provided, further*, That exporters of meats, whether packed or smoked, which have been cured in the United States with imported salt, shall, upon satisfactory proof, under such regulations as the Secretary of the Treasury shall prescribe, that such meats have been cured with imported salt, have refunded to them from the Treasury the duties paid on the salt so used in curing such exported meats, in amounts not less than one hundred dollars.

323. Starch, including all preparations, from whatever substance produced, fit for use as starch, two cents per pound.

324. Dextrine, burned starch, gum substitute, or British gum, one and one-half cents per pound.

325. Mustard, ground or preserved, in bottles or otherwise, ten cents per pound.

326. Spices, ground or powdered, not specially provided for in this act, four cents per pound; cayenne pepper, two and one-half cents per pound, unground; sage, three cents per pound.

327. Vinegar, seven and one-half cents per gallon. The standard for vinegar shall be taken to be that strength which requires thirty-five grains of bicarbonate of potash to neutralize one ounce troy of vinegar.

328. There shall be allowed on the imported tin plate used in the manufacture of cans, boxes, packages, and all articles of tinware exported, either empty or filled with domestic products, a drawback equal to the duty paid on such tin plate, less one per centum of such duty, which shall be retained for the use of the United States.

### SCHEDULE H.-SPIRITS, WINES, AND OTHER BEVERAGES.

Spirits.—329. Brandy and other spirits manufactured or distilled from grain or other materials, and not specially provided for in this act, two dollars and fifty cents per proof gallon.

330. Each and every gauge or wine gallon of measurement shall be counted as at least one proof gallon; and the standard for determining the proof of brandy aud other spirits or liquors of any kind imported shall be the same as that which is defined in the laws relating to internal revenue; but any brandy or other spirituous liquors, imported in casks of less capacity than fourteen gallons, shall be forfeited to the United States: *Provided*, That it shall be lawful for the Secretary of the Treasury, in his discretion, to authorize the ascertainment of the proof of wines, cordials, or other liquors, by distillation or otherwise, in case where it is impracticable to ascertain such proof by the means prescribed by existing law or regulations.

331. On all compounds or preparations, of which distilled spirits are a component part of chief value, not specially provided for in this act, there shall be levied a duty not less than that imposed upon distilled spirits.

332. Cordials, liquors, arrack, absinthe, kirschwasser, ratafia, and other spirituous beverages or bitters of all kinds containing spirits, and not specially provided for in this act, two dollars and fifty cents per proof gallon.

333. No lower rate or amount of duty shall be levied, collected, and paid on brandy, spirits, and other spirituous beverages, than that fixed by law for the description of first proof; but it shall be increased in proportion for any greater strength than the strength of first proof, and all imitations of brandy or spirits or wives imported by any names whatever shall be subject to the highest rate of duty provided for the genuine articles respectively intended to be represented, and in no case less than one dollar and fifty cents per gallon.

334. Bay rum or bay water, whether distilled or compounded, of first

proof, and in proportion for any greater strength than first proof, one dollar and fifty cents per gallon.

Wines.—335. Champagne and all other sparkling wines, in bottles containing each not more than one quart and more than one pint, eight dollars per dozen; containing not more than one pint each and more than one-half pint, four dollars per dozen; containing one-half pint each or less, two dollars per dozen; in bottles or other vessels, containing more than one quart each, in addition to eight dollars per dozen bottles on the quantity in excess of one quart, at the rate of two dollars and fifty cents per gallon.

336. Still wines, including ginger wine or ginger cordial and vermuth, in casks, fifty cents per gallon; in bottles or jugs, per case of one dozen bottles or jugs, containing each not more than one quart and more than one pint, or twenty-four bottles or jugs containing each not more than one pint, one dollar and sixty cents per case; and any excess beyond these quantities found in such bottles or jugs, shall be subject to a duy of five cents per pint or fractional part thereof, but no separate or additional duty shall be assessed on the bottles or jugs: *Provided*, That any wines, ginger cordial, or vermuth imported containing more than twenty-four per centum of alcohol shall be forfeited to the United States: *And provided further*, That there shall be no constructive or other allowance for breakage, leakage, or damage on wines, liquors, cordials, or distilled spirits. Wines, cordials, brandy, and other spirituous liquors imported in bottles or jugs in each package; and all such bottles or jugs shall bey an additional duty of three cents for each bottle or jug unless specially provided for in this act.

337. Ale, porter, and beer, in bottles or jugs, forty cents per gallon, but no separate or additional duty shall be assessed on the bottles or jugs; otherwise than in bottles or jugs, twenty cents per gallon.

338. Malt extract, fluid, in casks, twenty cents per gallon; in bottles or jugs, forty cents per gallon; solid or condensed, forty per centum ad valorem.

339. Cherry juice and prune juice, or prune winc, and other fruit juice, not specially provided for in this act, containing not more than eighteen per centum of alcohol, sixty cents per gallon; if containing more than eighteen per centum of alcohol, two dollars and fifty cents per proof gallon.

340. Ginger ale, ginger beer, lemonade, soda water, and other similar waters, in plain green or colored molded or pressed glass bottles, containing each not more than three-fourths of a pint, thirteen cents per dozen; containing more than three-fourths of a pint each and not more than one and one-half pints, twenty-six cents per dozen; but no separate or additional duty shall be assessed on the bottles; if imported otherwise than in plain green or colored molded or pressed glass bottles, or in such bottles containing more than one-half pints each, fifty cents per gallon, and in addition thereto, duty shall be collected on the bottles, or other coverings, at the rates which would be chargeable thereon if imported empty.

341. All mineral waters, and all imitations of natural mineral waters, and all artificial mineral waters not specially provided for in this act, in green or colored glass bottles containing not more than one pint, sixteen cents per dozen bottles. If containing more than one pint and not more than one quart, twenty-five cents per dozen bottles. But no separate duty shall be assessed upon the bottles. If imported otherwise than in plain green or colored glass bottles, or if imported in such bottles containing more than one quart, twenty cents per gallon, and in addition thereto duty shall be collected upon the bottles or other covering at the same rates that would be charged if imported empty or separately.

### SCHEDULE I.-COTTON MANUFACTURES.

342. Cotton thread, yarn, warps, or warp yarn, whether single or advanced beyond the condition of single, by grouping or twisting two or more single yarns together, whether on beams or in bundles, skeius, or cops, or in any other form, except spool thread of cotton, hereinafter provided for, valued at not exceeding twenty-five cents per pound, ten cents per pound; valued at over twenty-five cents per pound and not exceeding forty cents per pound, eighteen cents per pound, valued at over forty cents per pound and not exceeding fifty cents per pound, twenty-three cents per pound; valued at over fifty cents per pound and not exceeding sixty cents per pound, twenty-eight cents per pound and not exceeding eighty cents per pound, thirty-eight cents per pound and not exceeding eighty cents per pound, thirty-eight cents per pound and not exceeding eighty cents per pound, thirty-eight cents per pound, thirty-three cents per pound; valued at over seventy cents per pound and not exceeding eighty cents per pound, thirty-eight cents per pound, forty-eight cents per pound; valued at over one dollar per pound, fifty per centum ad valorem. 343. Spool thread of cotton, containing on each spool not exceeding one

343. Spool thread of cotton, containing on each spool not exceeding one hundred yards of thread, seven cents per dozen; exceeding one hundred yards on each spool, for every additional one hundred yards of thread or fractional part thereof in excess of one hundred yards, seven cents per dozen spools.

344. Cotton cloth not bleached, dyed, colored, stained, painted, or printed, and not exceeding fifty threads to the square inch, counting the warp and filling, two cents per square yard; if bleached, two and one-half cents per square yard; if dyed, colored, stained, painted, or printed, four cents per square yard.

<sup>345.</sup> Cotton cloth not bleached, dyed, colored, stained, painted, or printed, exceeding fifty and not exceeding one hundred threads to the square inch, counting the warp and filling, two and one-fourth cents per square yard; if bleached, three cents per square yard: *Provided*, That on all cotton cloth not exceeding one hundred threads to the square inch, counting the warp and threads to the square inch, counting the warp and filling, not bleached, dyed, colored, stained, painted, or printed, valued at over six and one-half cents per square yard; bleached, valued at over nine cents per square yard; and dyed, colored, stained, painted, or printed, valued at over twelve cents per square yard; there shall be levied, collected, and paid a duty of thirty-five per centum ad valorem.

346. Cotton cloth, not bleached, dyed, colored, stained, painted, or printed, exceeding one hundred and not exceeding one hundred and fifty threads to the square inch, counting the warp and filling, three cents per square yard; if bleached, four cents per square yard; if dyed, colored, stained, painted, or printed, five cents per square yard; *Provided*, That on all cotton cloth exceeding one hundred and not exceeding one hundred and fifty threads to the square inch, counting the warp and filling, not bleached, dyed, colored, stained, painted, or printed, valued at over seven and one-half cents per square yard; bleached, valued at over the cents per square yard; dyed, colored, stained painted, or printed, valued at over twelve and one-half cents per square yard; there shall be levied, collected, and paid a duty of forty per centum ad valorem.

347. Cotton cloth, not bleached, dyed, colored, stained, painted, or printed, exceeding one hundred and fifty and not exceeding two hundred threads to the square inch, counting the warp and filling, three and one-half cents per square yard; if bleached, four and one-half cents per square yard; if dyed, colored, stained, painted, or printed, five and one-half cents per square yard: *Provided*, That on all cotton cloth exceeding one hundred and fifty and not exceeding two hundred threads to the square inch, counting the warp and filling, not bleached, dyed, colored, stained, painted, or printed, stained, painted, or printed threads to the square inch, counting the warp and filling, not bleached, dyed, colored, stained, painted, or printed, valued at

over eight cents per square yard; bleached, valued at over ten cents per square yard; dyed, colored, stained, paiuted. or printed, valued at over twelve cents per square yard, there shall be levied, collected, and paid a duty of forty-five per centum ad valorem.

348. Cotton cloth, not bleached, dyed, colored, stained, painted, or printed, exceeding two hundred threads to the square inch, counting the warp and filling, four and one-half cents per square yard; if bleached, five and one-half cents per square yard; if dyed, colored, stained, painted, or printed, six and three-fourth cents per square yard: *Provided*, That on all such cotton cloths not bleached, dyed, colored, stained, painted, or printed, valued at over ten cents per square yard; bleached, or printed, valued at over twelve cents per square yard; and dyed, colored, stained, or printed, valued at over fifteen cents per square yard, there shall be levied, collected, and paid a duty of forty-five per centum ad valorem: *Provided further*, That on cotton cloth, bleached, dyed, colored, stained, or printed, containing an admixture of silk, and not otherwise provided for, there shall be levied, collected, and paid a duty of ten cents per square yard, and in addition thereto thirty-five per centum ad valorem.

349. Clothing, ready-made, and articles of wearing apparel of every description, handkerchiefs, and neckties or neckwear, composed of cotton or other vegetable fiber, or of which cotton or other vegetable fiber is the component material of chief value, made up or manufactured wholly or in part by the tailor, seamstress, or manufacturer, all of the foregoing not specially provided for in this act, fifty per centum ad valorem: *Provided*, That all such clothing ready-made and articles of wearing apparel having India rubber as a component material (not including gloves or clastic articles that are specially provided for in this act, shall be subject to a duty of fifty cents per pound, and in addition thereto fifty per centum ad valorem.

350. Plushes, velvets, velveteens, corduroys, and all pile fabrics composed of cotton or other vegetable fiber, not bleached, dyed, colored, stained, painted, or printed, ten cents per square yard and twenty per centum ad valorem; on all such goods if bleached, twelve cents per square yard and twenty per centum ad valorem; if dyed, colored, stained, painted, or printed, fourteen cents per square yard and twenty per centum ad valorem; but none of the foregoing articles in this paragraph shall pay a less rate of duty than forty per centum ad valorem.

351. Chenille curtains, table covers, and all goods manufactured of cotton chenille, or of which cotton chenille forms the component material of chief value, sixty per centum ad valorem.

352. Stockings, hose, and half-hose, made on knitting machines or frames, composed of cotton or other vegetable fiber, and not otherwise specially provided for in this act, and shirts and drawers composed of cotton, valued at not more than one dollar and fifty cents per dozen, thirty-five per centum ad valorem.

353. Stockings, hose, and half-hose, selvaged, fashioned, narrowed, or shaped wholly or in part by knitting machines or frames, or knit by hand, including such as are commercially known as seamless stockings, hose or half-hose, all of the above composed of cotton or other vegetable fiber, finished or unfinished, valued at not more than sixty cents per dozen pairs, twenty cents per dozen pairs, and in addition thereto twenty per centum ad valorem; valued at more than sixty cents per dozen pairs, and or more than two dollars per dozen pairs, fifty cents per dozen pairs, and in addition thereto thirty per centum ad valorem; valued at more than two dollars per dozen pairs and not more than four dollars per dozen pairs, seventy-five cents per dozen pairs, and in addition thereto forty per centum ad valorem; valued at more than four dollars per dozen pairs, one dollar per dozen pairs, and in addition thereto forty per centum ad valorem; and all shirts and drawers composed of cotton or other vegetable fiber, valued at more than one dollar and fifty cents per dozen and not more than three dollars per dozen, one dollar per dozen, and in addition thereto thirty-five per centum ad valorem; valued at more than three dollars per dozen and not more than five dollars per dozen, one dollar and twenty-five cents per dozen, and in addition thereto forty per centum ad valorem; valued at more than five dollars per dozen and not more than seven dollars per dozen, one dollar and fifty cents per dozen; and in addition thereto forty per centum ad valorem; valued at more than seven dollars per dozen, two dollars per dozen, and in addition thereto forty per centum ad valorem.

354. Cotton cords, braids, boot, shoe, and corset lacings, thirty-five cents per pound; cotton gimps, galloons, webbing, goring, suspenders, and braces, any of the foregoing which are elastic or non-elastic, forty per centum ad valorem: *Provided*, That none of the articles included in this paragraph shall pay a less rate of duty than forty per centum ad valorem.

355. Cotton damask, in the piece or otherwise, and all manufactures of cotton, not specially provided for in this act, forty per centum ad valorem.

# SCHEDULE J.-FLAX, HEMP, AND JUTE, AND MANUFACTURES OF.

356. Flax straw, five dollars per ton,

357. Flax, not hackled or dressed, one cent per pound.

358. Flax, hackled, known as "dressed line," three cents per pound. 359. Tow, of flax or hemp, one-half of one cent per pound.

360. Hemp, twenty-five dollars per ton; hemp, hackled, known as line of hemp, fifty dollars per ton.

361. Yarn, made of jute, thirty-five per centum ad valorem.

362. Cables, cordage, and twine (except binding twine composed in whole or in part of istle or Tampico fiber, manila, sisal grass, or sunn), one and one-half cents per pound; all binding twine manufactured in whole or in part from istle or Tampico fiber, manila, sisal grass, or sunn, seven tenths of one cent per pound; cables and cordage made of hemp, two and one-half cents per pound; tarred cables and cordage, three cents per pound.

363. Hemp and jute carpets and carpentings, six cents per square yard. 364. Burlaps, not exceeding sixty inches in width, of flax, jute, or hemp, or of which flax, jute, or hemp, or either of them, shall be the component material of chief value (except such as may be suitable for bagging for cotton), one and five-eighth cents per pound.

365. Bags for grain made of burlaps, two cents per pound. 366. Bagging for cotton, gunny cloth, and all similar material suitable for covering cotton, composed in whole or in part of hemp, flax, jute, or jute butts, valued at six cents or less per square yard, one and six tenth cents per square yard; valued at more than six cents per square yard, one and eighttenth cents per square yard.

367. Flax gill-netting, nets, webs, and scines, when the thread or twine of which they are composed is made of yarn of a number not higher than twenty, fifteen cents per pound and thirty-five per centum ad valorem; when made of threads or twines, the yarn of which is finer than number twenty, twenty cents per pound, and in addition thereto forty-five per centum ad valorem.

368. Linen hydraulic hose, made in whole or in part of flax, hemp, or jute, twenty cents per pound.

369. Oil-cloth for floors, stamped, painted, or printed, including linoleum. corticene, cork carpets, figured or plain, and all other oil-cloth (except silk oil-cloth), and water-proof cloth, not specially provided for in this act, valued at twenty-five cents or less per square yard, forty per centum ad valorem; valued above twenty-five cents per square yard, fifteen cents per square yard and thirty per centum ad valorem.

370. Yarus or threads composed of flax or hemp, or of a mixture of either of these substances, valued at thirteen cents or less per pound, six cents per pound; valued at more than thirteen cents per pound, forty-five per centum ad valorem.

371. All manufactures of flax or hemp, or of which these substances, or either of them, is the component material of chief value, not specially provided for in this act, fifty per centum ad valoren: *Provided*, That until January 1st, 1894, such manufactures of flax, containing more than one hundred threads to the square inch, counting both warp and filling, shall be subject to a duty of twenty-five per centum ad valorem, in lieu of the duty herein provided.

372. Collars and cuffs, composed entirely of cotton, fifteen cents per dozen pieces and thirty-five per centum ad valorem; composed in whole or in part of linen, thirty cents per dozen pieces and forty per centum ad valorem; shirts, and all articles of wearing apparel of every description, not specially provided for in this act, composed wholly or in part of linen, fifty-five per centum ad valorem.

373. Laces, edgings, embroideries, insertings, neck rufflings, ruchings, trimmings, tuckings, lace window curtains, and other similar tamboured articles, and articles embroidered by hand or machinery, embroidered and hemstitched handkerchiefs, and articles made wholly or in part of lace, rufflings, tuckings, or ruchings, all of the above-named articles, composed of flax, jute, cotton, or other vegetable fiber, or of which these substances or either of them, or a mixture of any of them, is the component material of chief value, not specially provided for in this act, sixty per centum ad valorem : *Provided*, That articles of wearing apparel, and textile fabrics, when embroidered by hand or machinery, and whether specially or otherwise provided for in this act, shall not pay a less rate of duty than that fixed by the respective paragraphs and schedules of this act, upon embroideries of the materials of which they are respectively composed.

374. All manufactures of jute, or other vegetable fiber, except flax, hemp, or cotton, or of which jute or other vegetable fiber, except flax, hemp, or cotton, is the component material of chief value, not specially provided for in this act, valued at five cents per pound or less, two cents per pound; valued above five cents per pound, forty per centum ad valorem.

## SCHEDULE K.-WOOL AND MANUFACTURES OF WOOL.

375. All wools, hair of the camel, goat, alpaca, and other like animals, shall be divided, for the purpose of fixing the duties to be charged thereon, into the three following classes:

into the three following classes: 376. Class one, that is to say, merino, mestiza, metz, or metis wools, or other wools of merino blood, immediate or remote, Down clothing wools, and wools of like character with any of the preceding, including such as have been heretofore usually imported into the United States from Buenos Ayres, New Zealand, Australia, Cape of Good Hope, Russia, Great Britain, Canada, and elsewhere, and also including all wools not hereinafter described or designated in classes two and three.

377. Class two, that is to say, Leicester, Cotswold, Lincolnshire, Down combing wools, Canada long wools, or other like combing wools of English blood, and usually known by the terms herein used, and also hair of the camel, goat, alpaca, and other like animals. 378. Class three, that is to say, Donskoi, native South American, Cordo-

376. Class three, that is to say, Donskoi, native South American, Cordova, Valparaiso, native Smyrna, Russian camel's hair, and including all such wools of like character as have been heretofore usually imported into the United States from Turkey, Greece, Egypt, Syria, and elsewhere, excepting improved wools hereinafter provided for. 379. The standard samples of all wools which are now or may be hereafter deposited in the principal custom-houses of the United States, under the authority of the Secretary of the Treasury, shall be the standard for the classification of wools under this act, and the Secretary of the Treasury shall have the authority to renew these standards and to make such additions to them from time to time as may be required, and he shall cause to be deposited like standards in other custom-houses of the United States when they may be needed.

380. Whenever wools of class three shall have been improved by the admixture of merino or Euglish blood from their present character as represented by the standard samples now or hereafter to be deposited in the principal custom-houses of the United States, such improved wools shall be classified for duty either as class one or as class two, as the case may be.

381. The duty on wools of the first class which shall be imported washed shall be twice the amount of the duty to which they would be subjected if imported unwashed; and the duty on wools of the first and second classes which shall be imported scoured shall be three times the duty to which they would be subjected if imported unwashed.

382. Unwashed wools shall be considered such as shall have been shorn from the sheep without any cleansing—that is, in their natural condition. Washed wools shall be considered such as have been washed with water on the sheep's back. Wool washed in any other manner than on the sheep's back shall be considered as scoured wool.

383. The duty upon wool of the sheep or bair of the camel, goat, alpaca, and other like animals, which shall be imported in any other than ordinary condition, or which shall be changed in its character or condition for the purpose of evading the duty, or which shall be reduced in value by the ad-mixture of dirt or any other foreign substance, or which has been sorted or increased in value by the rejection of any part of the original fleece, shall be twice the duty to which it would be otherwise subject: *Provided*, That skirted wools as now imported are hereby excepted. Wools on which a duty is assessed amounting to three times or more than that which would be assessed if said wool was imported unwashed, such duty shall not be doubled on account of its being sorted. If any bale or package of wool or hair specified in this act imported as of any specified class, or claimed by the importer to be dutiable as of any specified class, shall contain any wool or hair subject to a higher rate of duty than the class so specified, the whole bale or package shall be subject to the highest rate of duty chargeable on wool of the class subject to such higher rate of duty, and if any bale or package be claimed by the importer to be shoddy, mungo, flocks, wool, hair, or other material of any class specified in this act, and such bale contain any admixture of any one or more of said materials, or of any other material, the whole bale or package shall be subject to duty at the highest rate imposed upon any article in said bale or package.

384. The duty upon all wools and hair of the first class shall be eleven cents per pound, and upon all wools or hair of the second class twelve cents per pound.

385. On wools of the third class and on camel's hair of the third class, the value whereof shall be thirteen cents or less per pound, including charges, the duty shall be thirty two per centum ad valorem.

386. On wools of the third class, and on camel's hair of the third class, the value whereof shall exceed thirteen cents per pound, including charges, the duty shall be fifty per cent. ad valorem.

387. Wools on the skin shall pay the same rate as other wools, the quantity and value to be ascertained under such rules as the Secretary of the Treasury may prescribe.

388. On noils, shoddy, top waste, slubbing waste, roving waste, ring waste,

yarn waste, garneted waste, and all other wastes composed wholly or in part of wool, the duty shall be thirty cents per pound.

389. On woolen rags, mungo, and flocks, the duty shall be ten cents per pound.

390. Wools and hair of the camel, goat, alpaca, or other like animals, in the form of roping, roving or tops, and all wool and hair which have been advanced in any manner or by any process of manufacture beyond the washed or scoured condition, not specially provided for in this act, shall be subject to the same duties as are imposed upon manufactures of wool not specially provided for in this act.

391. On woolen and worsted yarns made wholly or in part of wool, worsted, the hair of the camel, goat, alpaca, or other animals, valued at not more than thirty cents per pound, the duty per pound shall be two and onehalf times the duty imposed by this act on a pound of unwashed wool of the first class, and in addition thereto thirty-five per centum ad valorem; valued at more than thirty cents and not more than forty cents per pound, the duty per pound shall be three times the duty imposed by this act on a pound of unwashed wool of the first class, and in addition thereto thirty-five per centum ad valorem; valued at more than forty cents per pound, the duty per pound shall be three and one-half times the duty imposed by this act on a pound of unwashed wool of the first class, and in addition thereto forty per centum ad valorem.

392. On woolen or worsted cloths, shawls, knit fabrics, and all fabrics made on knitting-machines or frames, and all manufactures of every description made wholly or in part of wool, worsted, the hair of the camel, goat, alpaca, or other animals, not specially provided for in this act, valued at not more than thirty cents per pound, the duty per pound shall be three times the duty imposed by this act on a pound of unwashed wool of the first class, and in addition thereto forty per centum ad valorem; valued at more than thirty and not more than forty cents per pound, the duty per pound shall be three and one-half times the duty imposed by this act on a pound of unwashed wool of the first class, and in addition thereto forty per centum ad valorem; valued at above forty cents per pound, the duty per pound shall be four times the duty imposed by this act on a pound of unwashed wool of the first class, and in addition thereto forty per centum ad valorem; valued at above forty cents per pound, the duty per pound shall be four times the duty imposed by this act on a pound of unwashed wool of

393. On blankets, hats of wool, and flannels for underwear composed wholly or in part of wool, the hair of the camel, goat, alpaca, or other animals, valued at not more than thirty cents per pound, the duty per pound shall be the same as the duty imposed by this act on one pound and one-half of unwashed wool of the first class, and in addition thereto thirty per centum ad valorem; valued at more than thirty and not more than forty cents per pound, the duty per pound shall be twice the duty imposed by this act on a pound of unwashed wool of the first class; valued at more than forty cents and not more than fifty cents per pound, the duty per pound shall be three times the duty imposed by this act on a pound of unwashed wool of the first class; and in addition thereto upon all the above-named articles thirty-five per centum ad valorem. On blankets and hats of wool composed wholly or in part of wool, the hair of the camel, goat, alpaca, or other animal, valued at more than fifty cents per pound, the duty per pound shall be three and a half times the duty imposed by this act on a pound of unwashed wool of the first class, and in addition thereto forty per centum ad valorem. Flannels composed wholly or in part of wool, the hair of the camel, goat, alpaca, or other animals, valued at above fifty cents per pound, shall be classified and pay the same duty as women's and children's dress goods, coat linings, Italian cloths, and goods of similar character and description provided by this act.

394. On women's and children's dress goods, coat linings, Italian cloths, and goods of similar character or description of which the warp consists

wholly of cotton or other vegetable material, with the remainder of the fabric composed wholly or in part of wool, worsted, the hair of the camel, goat, alpaca, or other animals, valued at not exceeding fifteen cents per square yard, seven cents per square yard, and in addition thereto forty per centum ad valorem; valued at above fifteen cents per square yard, eight cents per square yard, and in addition thereto fifty per centum ad valorem: *Provided*, That on all such goods weighing over four ounces per square yard the duty per pound shall be four times the duty imposed by this act on a pound of unwashed wool of the first class, and in addition thereto fifty per centum ad valorem.

395. On women's and children's dress goods, coat liuings, Italian cloth, bunting, and goods of similar description or character composed wholly or in part of wool, worsted, the hair of the camel, goat, alpaca, or other animals, and not specially provided for in this act, the duty shall be twelve cents per square yard, and in addition thereto fifty per centum ad valorem: *Provided*, That on all such goods weighing over four ounces per square yard the duty per pound shall be four times the duty imposed by this act on a pound of unwashed wool of the first class, and in addition thereto fifty per centum ad valorem.

396. On clothing, ready made, and articles of wearing apparel of every description, made up or manufactured wholly or in part, not specially provided for in this act, felts not woven and not specially provided for in this act, and plushes and other pile fabrics, all the foregoing, composed wholly or in part of wool, worsted, the hair of the camel, goat, alpaca, or other animals, the duty per pound shall be four and one half times the duty imposed by this act on a pound of unwashed wool of the first class, and in addition thereto sixty per centum ad valorem.

397. On cloaks, dolmans, jackets, talmas, ulsters, or other outside garments for ladies' and children's apparel and goods of similar description, or used for like purposes, composed wholly or in part of wool, worsted, the hair of the camel, goat, alpaca, or other animals, made up or manufactured wholly or in part, the duty per pound shall be four and one half times the duty imposed by this act on a pound of unwashed wool of the first class, aud in addition thereto sixty per centum ad valorem.

398. On webbings, gorings, suspenders, braces, beltings, bindings, braids, galloons, fringes, gimps, cords, cords and tassels, dress trimmings, laces and embroideries, head nets, buttons, or barrel buttons, or buttons of other forms, for tassels or ornaments, wrought by hand or braided by machinery, any of the foregoing which are elastic or non-elastic, made of wool, worsted, the hair of the camel, goat, alpaca, or other animals, or of which wool, worsted, the duty shall be sixty cents per pound, and in addition thereto sixty per centum ad valorem.

399. Aubusson, Axminster, moquette, and chenille carpets, figured or plain, carpets woven whole for rooms, and all carpets or carpeting of like character or description, and Oriental, Berlin, and other similar rugs, sixty cents per souare vard, and in addition thereto forty per centum ad valorem.

cents per square yard, and in addition thereto forty per centum ad valorem. 400. Saxony, Wilton, and Tournay velvet carpets, figured or plain, and all carpets or carpeting of like character or description, sixty cents per square yard, and in addition thereto forty per centum ad valorem.

401. Brussels carpet, figured or plain, and all carpets or carpeting of like character or description, forty-four cents per square yard, and in addition thereto forty per centum ad valorem.

402. Velvet and tapestry velvet carpets, figured or plain, printed on the warp or otherwise, and all carpet or carpeting of like character or description, forty cents per square yard, and in addition thereto forty per centum ad valorem.

403. Tapestry Brussels carpets, figured or plain, and all carpets or carpeting of like character or description, printed on the warp or otherwise, twenty-eight cents per square yard, and in addition thereto forty per centum ad valorem.

404. Treble ingrain, three-ply, and all chain Venetian carpets, nineteen cents per square yard, and in addition thereto forty per centum ad valorem,

405. Wool Dutch and two-ply ingrain carpets, fourteen cents per square yard, and in addition thereto forty per centum ad valorem.

406. Druggets and bockings, printed, colored, or otherwise, twenty-two cents per square yard, and in addition thereto forty per centum ad valorem. Felt carpeting, figured or plain, eleven cents per square yard, and in addition thereto forty per centum ad valorem.

407. Carpets and carpeting of wool, flax, or cotton, or composed in part of either, not specially provided for in this act, fifty per centum ad valorem.

408. Mats, rugs, screens, covers, hassocks, hedsides, art squares, and other portions of carpet or carpeting made wholly or in part of wool, and not specially provided for in this act, shall be subjected to the rate of duty herein imposed on carpets or carpetings of like character or description.

#### SCHEDULE L.-SILK AND SILK GOODS.

409. Silk partially manufactured from coccons or from waste silk, and not further advanced or manufactured than carded or combed silk, fifty cents per pound.

410. Thrown silk, not more advanced than singles, tram, organzine sewing silk, twist, floss, and silk threads or yarns of every description, except spun silk, thirty per centum ad valorem; spun silk in skeins or cops or on heams, thirty-five per centum ad valorem.

411. Velvets, plushes, or other pile fabrics, containing, exclusive of selvages, less than seventy-five per centum in weight of silk, one dollar and fifty cents per pound and fifteen per centum ad valorom; containing, exclusive of selvages, seventy-five per centum or more in weight of silk, three dollars and fifty cents per pound and fifteen per centum ad valorem; hut in no case shall any of the foregoing articles pay a less rate of duty than fifty per centum ad valorem.

412. Webbings, gorings, suspenders, braces, beltings, bindings, braids, galloons, fringes, cords and tassels, any of the foregoing which are clastic or non-elastic, buttons, and ornaments, made of silk, or of which silk is the component material of chief value, fifty per centum ad valorem.

413. Laces and embroideries, handkerchiefs, neck rufflings and ruchings, clothing ready made, and articles of wearing apparel of every description, including knit goods, made up or manufactured wholly or in part by the tailor, seamstress, or manufacturer, composed of silk, or of which silk is the component material of chief value, not specially provided for in this act, sixty per centum ad valorem: *Provided*, That all such clothing ready made and articles of wearing apparel when composed in part of India-rubher (not including gloves or elastic articles that are specially provided for in this act), shall he subject to a duty of eight cents per ounce, and in addition thereto sixty per centum ad valorem.

414. All manufactures of silk, or of which silk is the component material of chief value, not specially provided for in this act, fifty per centum ad valorem: *Provided*, That all such manufactures of which wool, or the hair of the camel, goat, or other like animals, is a component material, shall be classified as manufactures of wool.

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## APPENDIX.

# SCHEDULE M .-- PULP, PAPERS AND BOOKS.

Pulp and Paper.-415. Mechanically ground wood pulp, two dollars and fifty cents per ton dry weight; chemical wood pulp unbleached, six dollars per ton dry weight: bleached, seven dollars per ton dry weight.

416. Sheathing paper, ten per centum ad valorem.

417. Printing paper unsized, suitable only for books and newspapers, fifi teen per centum ad valorem.

418. Printing paper sized or glued, suitable only for books and newspapers, twenty per centum ad valorem.

419. Papers known commercially as copying paper, filtering paper, silver paper, and all tissue paper, white or colored, made up in copying books, reams, or in any other form, eight cents per pound, and in addition thereto, fifteen per centum ad valorem; albumenized or sensitized paper, thirty-five per centum ad valorem.

420. Papers known commercially as surface-coated papers, and manufactures thereof, cardboards, lithographic prints from either stone or zinc, bound or unbound (except illustrations when forming a part of a periodical, newspaper, or in printed books accompanying the same), and all articles produced either in whole or in part by lithographic process, and photograph, autograph, and scrap albums, wholly or partially manufactured, thirty-five per centum ad valorem.

Manufactures of Paper.-421. Paper envelopes, twenty-five cents per thousand.

422. Paper hangings and paper for screens or fireboards, writing paper, drawing paper, and all other paper not specially provided for in this act, twenty-five per centum ad valorem.

423. Books, including blank books of all kinds, pamphlets and engravings, bound or unbound, photographs, etchings, maps, charts, and all printed matter not specially provided for in this act, twenty-five per centum ad valorem.

424. Playing cards, fifty cents per pack. 425. Manufactures of paper, or of which paper is the component material of chief value, not specially provided for in this act, twenty-five per centum ad valorem.

#### SCHEDULE N.-SUNDRIES.

426. Bristles, ten cents per pound.

427. Brushes, and brooms of all kinds, including feather dusters and hair pencils in quills, forty per centum ad valorem.

Buttons, and Button Forms.-428. Button forms: Lastings, mohair, cloth, silk, or other manufactures of cloth, woven or made in patterns of such size, shape, or form, or cut in such manner as to be fit for buttons exclusively, ten per centum ad valorem.

429. Buttons commercially known as agate buttons, twenty-five per centum Pearl and shell buttons, two and one half cents per line button ad valorem. measure of one fortieth of one inch per gross, and in addition thereto twentyfive per centum ad valorem.

430. Ivory, vegetable ivory, bone or horn buttons, fifty per centum ad valorem.

431. Shoe buttons, made of paper, board, papier-maché, pulp, or other similar material not specially provided for in this act, valued at not exceeding three cents per gross, one cent per gross.

432. Coal, bituminous, and shale, seventy-five cents per ton of twentyeight bushels, eighty pounds to the bushel: coal slack or culm, such as will pass through a half-inch screen, thirty cents per ton of twenty-eight bushels, eighty pounds to the bushel.

433. Coke, twenty per centum ad valorem.

434. Cork bark, cut into squares or cubes, ten cents per pound; manufactured corks, fifteen cents per pound.

435. Dice, draughts, chess men, chess balls, and billiard, pool, and baga-telle balls, of ivory, bone or other materials, fifty per centum ad valorem. 436. Dolls, doll heads, toy marbles of whatever material composed, and all other toys not composed of rubber, china, porcelain, parian, bisque, earthen, or stone ware, and not specially provided for in this act, thirty-five per centum ad valorem.

437. Emery grains, and emery manufactured, ground, pulverized, or re-fined, one cent per pound.

Explosive Substances.-438. Firecrackers of all kinds, eight cents per pound, but no allowance shall be made for tare or damage thereon.

439. Fulminates, fulminating powders, and like articles, not specially provided for in this act, thirty per centum ad valorem.

440. Gunpowder, and all explosive substances used for mining, blasting, artillery, or sporting purposes, when valued at twenty cents or less per pound, five cents per pound; valued above twenty cents per pound, eight cents per pound.

441. Matches, friction or lucifer, of all descriptions, per gross of one hundred and forty-four boxes, containing not more than one hundred matches per box, ten cents per gross; when imported otherwise than in boxes contain ing not more than one hundred matches each, one cent per one thousand matches.

442. Percussion caps, forty per centum ad valorem.

443. Feathers and downs of all kinds, crude or not dressed, colored or manufactured, not specially provided for in this act, ten per centum ad valorem; when dressed, colored, or manufactured, including quilts of down and other manufactures of down, and also including dressed and finished birds suitable for millinery ornaments, and artificial and ornamental feathers and flowers, or parts thereof, of whatever material composed, not specially provided for in this act, fifty per centum ad valorem. 444. Furs, dressed on the skin but not made up into articles, and furs not

on the skin, prepared for hatters' use, twenty per centum ad valorem.

445. Glass beads, loose, unthreaded or unstrung, ten per centum ad valorem.

446. Gun-wads of all descriptions, thirty-five per centum ad valorem.

447. Hair, human, if clean or drawn but not manufactured, twenty per centum ad valorem.

448. Hair cloth, known as "crinoline cloth," eight cents per square yard.

449. Hair cloth, known as "hair seating," thirty cents per square yard. 450. Hair, curled, suitable for beds or mattresses, fifteen per centum ad valorem.

451. Hats for men's, women's, and children's wear, composed of the fur of the rabbit, beaver, or other animals, or of which such fur is the component material of chief value, wholly or partially manufactured, including furhat bodies, fifty-five per centum ad valorem.

Jewelry and Precious Stones. -452. Jewelry: All articles, not elsewhere specially provided for in this act, composed of precious metals or imitations thereof, whether set with coral, jet, or pearls, or with diamonds, rubies, cameos, or other precious stones, or imitations thereof, or otherwise, and which shall be known commercially as "jewelry," and cameos in frames, fifty per centum ad valorem.

453. Pearls, ten per centum ad valorem. 454. Precious stones of all kinds, cut but not set, ten per centum ad valorem; if set, and not specially provided for in this act, twenty-five per centum ad valorem; imitations of precious stones composed of paste or glass not exceeding one inch in dimensions, not set, ten per centum ad valorem.

Leather and Manufactures of.-455. Bend or belting leather and sole leather, and leather not specially provided for in this act, ten per centum ad valorem.

456. Calf skins, tanned, or tanned and dressed, dressed upper leather, including patent, enameled, and japanned leather, dressed or undressed, and finished; chamois or other skins not specially enumerated or provided for in this act, twenty per centum ad valorem; book-binders' calf skins, kangaroo, sheep, and goat skins, including lamb and kid skins, dressed and finished, twenty per centum ad valorem; skins for morocco, tanned but unfinished, ten per centum ad valorem; japanned calf skins, thirty per centum ad valorem; hoots and shoes, made of leather, twenty-five per centum ad valorem.

457. But leather cut into shoe uppers or vamps, or other forms, suitable for conversion into manufactured articles, shall be classified as manufactures of leather, and pay duty accordingly.

458. Gloves of all descriptions, composed wholly or in part of kid or other leather, and whether wholly or partly manufactured, shall pay duty at the rates fixed in connection with the following specified kinds thereof, fourteen inches in extreme length when stretched to the full extent, being in each case hereby fixed as the standard, and one dozen pairs as the basis, namely: Ladies' and children's schmaschen of said length or under, one dollar and seventy-five cents per dozen; ladies' and children's lamb of said length or under, two dollars and twenty-five cents per dozen; ladies' and children's kid of said length or under, three dollars and twenty-five cents per dozen; ladies' and children's Snedes of said length or under, fifty per centum ad valorem; all other ladies' and children's leather gloves, and all men's leather gloves of said length or under, fifty per centum ad valorem; all leather gloves of said length or under, fifty per centum ad valorem; all inen's leather gloves of said length or under, fifty per centum ad valorem; and in addition to the above rates there shall be paid on all men's gloves one dollar per dozen, on all lined gloves, one dollar per dozen joins: *Provided*, That all gloves represented to be of a kind or grade below their actual kind or grade shall pay an additional duty of five dollars per dozen pairs: *Provided further*, That none of the articles named in this paragraph shall pay a less rate of duty than fifty per

Miscellaneous Manufactures.—459. Manufactures of alabaster, amber, asbestos, bladders, coral, catgut, or whipgut or wormgut, jet, paste, spar, wax, or of which these substances or either of them is the component material of chief value, not specially provided for in this act, twenty-five per centum ad valorem; osier or willow prepared for basket-makers' use, thirty per centum ad valorem; manufactures of osier or willow, forty per centum ad valorem.

460. Manufactures of bone, chip, grass, horn, India-rubber, palm-leaf, straw, weeds, or whalebone, or of which these substances or either of them is the component material of chief value, not specially provided for in this act, thirty per centum ad valorem.

461. Manufactures of leather, fur, gutta-percha, vulcanized India-rubber, known as hard rubber, human hair, papier-maché, indurated-fiber wares and other manufactures composed of wood or other pulp, or of which these substances or either of them is the component material of chief value, all of the above not specially provided for in this act, thirty-five per centum ad valorem.

462. Manufactures of ivory, vegetable ivory, mother-of-pearl, and shell, or of which these substances or either of them is the component material of chief value, not specially provided for in this act, forty per centum ad valorem.

463. Masks, composed of paper or pulp, thirty-five per centum ad valorem.

464. Matting made of cocoa fiber or rattan, twelve cents per square yard; mats made of cocoa fiber or rattan, eight cents per square foot.

465. Paintings, in oil or water colors, and statuary. not otherwise provided for in this act, fifteen per centum ad valorem; but the term "statuary" as herein used shall be understood to include only such statuary as is cut, carved, or otherwise wrought by hand from a solid block or mass of marble, stone, or alabaster, or from metal, and is the professional production of a statuary or sculptor only.

466. Pencils of wood filled with lead or other material, and pencils of lead, fifty cents per gross and thirty per centum ad valorem; slate pencils, four cents per gross.

407. Pencil leads not in wood, ten per centum ad valorem. *Pipes and Smokers' Articles.*—468. Pipes, pipe bowls, of all materials, and all smokers' articles whatsoever, not specially provided for in this act, including cigarette books, cigarette-book covers, pouches for smoking or chewing tobacco, and cigarette paper in all forms, seventy per centum ad valorem; all common tobacco pipes of clay, fifteen cents per gross.

469. Plush, black, known commercially as hatters' plush, composed of silk, or of silk and cotton, and used exclusively for making men's hats, ten per centum ad valorem.

470. Umbrellas, parasols, and sunshades, covered with silk or alpaca, fifty-five per centum ad valorem; if covered with other material, forty-five per centum ad valorem.

471. Umbrellas, parasols, and sunshades, sticks for, if plain, finished or unfinished, thirty-five per centum ad valorem; if carved, fifty per centum ad valorem.

472. Waste, not specially provided for in this act, ten per centum ad valorem.

## FREE LIST.

SEC. 2. On and after the sixth day of October, 1890, unless otherwise specially provided for in this act, the following articles when imported shall be exempt from duty:

473. Acids used for medicinal, chemical, or manufacturing purposes, not specially provided for in this act. 474. Aconite.

475. Acorns, raw, dried or undried, but unground.
476. Agates, unmanufactured.
477. Albumen.
478. Alizarine, natural or artificial, and dyes commercially known as alizarine yellow, alizarine orange, alizarine green, alizarine blue, alizarine brown, alizarine black.

479. Amber, unmanufactured, or crude gum.

480. Ambergris.

481. Aniline salts.

482. Any animal imported specially for breeding purposes shall be admitted free: Provided, That no such animal shall be admitted free unless pure bred of a recognized breed, and duly registered in the book of record established for that breed: And provided further, That certificate of such record and of the pedigree of such animal shall be produced and submitted to the customs officer, duly authenticated by the proper custodian of such book of record, together with the affidavit of the owner, agent, or importer that such animal is the identical animal described in said certificate of record and pedigree. The Secretary of the Treasury may prescribe such additional regulations as may be required for the strict enforcement of this provision.

483. Animals brought into the United States temporarily for a period not exceeding six months, for the purpose of exhibition or competition for prizes offered by any agricultural or racing association; but a bond shall be given in accordance with regulations prescribed by the Secretary of the Treasury; also, teams of animals, including their harness and tackle and the wagons or other vehicles actually owned by persons emigrating from foreign countries to the United States with their families, and in actual use for the purpose of such emigration under such regulations as the Secretary of the Treasury may prescribe; and wild animals intended for exhibition in zoological collections for scientific and educational purposes, and not for sale or profit.

484. Annatto, roucou, rocoa, or orleans, and all extracts of.

485. Antimony ore, crude sulphite of.

486. Apatite.

487. Argal, or argol, or crude tartar.

488. Arrow root, raw or unmanufactured. 489. Arsenic and sulphide of, or orpiment.

490. Arseniate of aniline.

491. Art educational stops, composed of glass and metal and valued at not more than six cents per gross.

492. Articles in a crude state used in dyeing or tanning not specially provided for in this act.

493. Articles the growth, produce, and manufacture of the United States, when returned after having been exported, without having been advanced in value or improved in condition by any process of manufacture or other means; casks, barrels, carboys, bags, and other vessels of American manufacture exported filled with American products, or exported empty and returned filled with foreign products, including shooks when returned as bar-rels or boxes; also quicksilver flasks or bottles, of either domestic or foreign manufacture, which shall have been actually exported from the United States; but proof of the identity of such articles shall be made, under general regulations to be prescribed by the Secretary of the Treasury; and if any such articles are subject to internal tax at the time of exportation such tax shall be proved to have been paid before exportation and not refunded: Provided, That this paragraph shall not apply to any article upon which an allowance of drawback has been made, the reimportation of which is hereby prohibited, except upon payment of duties equal to the drawbacks allowed; or to any article manufactured in bonded warehouse and exported under any provision of law: And provided further, That when manufactured tobacco which has been exported without payment of internal-revenue tax shall be reimported it shall be retained in the custody of the collector of customs until internal-revenue stamps in payment of the legal duties shall be placed thereon.

494. Asbestos, unmanufactured.

495. Ashes, wood and lye of, and beet-root ashes.

496. Asphaltum and bitumen, crude.

497. Asafœtida.

498. Balm of Gilead.

499. Barks, cinchona or other from which quinine may be extracted.

500. Baryta, carbonate of, or witherite.

501. Bauxite, or beauxite.

502. Beeswax.

503. Bells, broken, and bell metal broken and fit only to be remanufactured.

504. Birds, stuffed, not suitable for millimery ornaments, and bird skins, prepared for preservation, but not further advanced in manufacture.

505. Birds and land and water fowls.

506. Bismuth.

507. Bladders, including fish bladders or fish sounds, crude, and all integuments of animals not specially provided for in this act.

508. Blood, dried.

509. Bologna sausages.

510. Bolting cloths, especially for milling purposes, but not suitable for the manufacture of wearing apparel.

511. Bones, crude, or not burned, calcined, ground, steamed, or otherwise manufactured, and bone dust or animal carbon, and bone ash, fit only for fertilizing purposes.

512. Books, engravings, photographs, bound or unbound etchings, maps, and charts, which shall have been printed and bound or manufactured more than twenty years at the date of importation.

513. Books and pamphlets printed exclusively in languages other than English; also books and music, in raised print, used exclusively by the blind.

514. Books, engravings, photographs, etchings, bound or unbound, maps and charts imported by authority or for the use of the United States or for the use of the Library of Congress.

515. Books, maps, lithographic prints, and charts, specially imported, not more than two copies in any one invoice, in good faith, for the use of any society incorporated or established for educational, philosophical, literary, or religious purposes, or for the encouragement of the fine arts, or for the use or by order of any college, academy, school, or seminary of learning in the United States, subject to such regulations as the Secretary of the Treasury shall prescribe.

516. Books, or libraries, or parts of libraries, and other household effects of persons or families from foreign countries, if actually used abroad by them not less than one year, and not intended for any other person or persons, nor for sale.

517. Brazil paste.

518. Braids, plaits, laces, and similar manufactures composed of straw, chip, grass, palm leaf, willow, osier, or rattan, suitable for making or ornamenting hats, bonnets, and hoods.

519. Brazilian pebble, unwrought or unmanufactured.

520. Breccia, in block or slabs.

521. Bromine.

522. Bullion, gold or silver.

523. Burgundy pitch.

524. Cabinets of old coins and medals, and other collections of antiquities, but the term "antiquities" as used in this act shall include only such articles as are suitable for souvenirs or cabinet collections, and which shall have been produced at any period prior to the year 1700.

525. Cadmium.

526. Calamine.

527. Camphor, crude.

528. Castor or castoreum.

529. Catgut, whipgut, or wormgut, unmanufactured, or not further manufactured than in strings or cords.

530. Cerium.

531. Chalk, unmanufactured.

532. Charcoal.

533. Chicory root, raw, dried, or undried, but unground.

534. Civet, crude.

535. Clay—common blue clay in casks suitable for the manufacture of crucibles.

536. Coal, anthracite.

537. Coal stores of American vessels; but none shall be unloaded.

538. Coal tar, crude.

539. Cobalt and cobalt ore.

540. Cocculus indicus.

541. Cochineal.

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#### APPENDIX.

542. Cocoa, or cacao, crude, and fiber, leaves, and shells of.

543. Coffee.

544. Coins, gold, silver, and copper.

545. Coir, and coir yarn.

546. Copper, old, taken from the bottom of American vessels compelled by marine disaster to repair in foreign ports.

547. Coral, marine, uncut, and unmanufactured.

548. Cork wood, or cork bark, unmanufactured.

549. Cotton, and cotton waste or flocks.

550. Cryolite, or kryolith.

551. Cudbear. 552. Curling stones, or quoits, and curling stone handles. 553. Curry, and curry powder.

554. Cutch.

555. Cuttle-fish houe.

556. Dandelion roots, raw, dried, or undried, hut unground. 557. Diamonds and other precious stones, rough or uncut, including glaziers' and engravers' diamonds, not set, and diamond dust or bort, and jewels to be used in the manufacture of watches.

558. Divi-divi. 559. Dragon's blood. 560. Drugs, such as barks, beans, berries, balsams, buds, bulbs, and bulhous roots, excrescences, such as nut-galls, fruits, flowers, dried fibers, and dried insects, grains, gums, and gum-resin, herbs, leaves, lichens, mosses, nuts, roots, and stems, spices, vegetables, seeds aromatic, and seeds of morbid growth, weeds, and woods used expressly for dyeing; any of the forego-ing which are not cdible and are in a crude state, and are not advanced in value or condition by refining or grinding, or by other process of manufacture, and not specially provided for in this act. 561. Eggs of birds, fish, and insects. 562. Emery orc. 563. Ergot. 564. Fans, common palm leaf and palm leaf unmanufactured. 565. Farina

565. Farina. 566. Fashion plates, engraved on steel or copper or on wood, colored or plain.

in. 567. Feathers and downs for beds. 568. Feldspar. 569. Feld, adhesive, for sheathing vessels. 570. Fibrin in all forms. 571. Fish, the product of American fisheries, and fresh or frozen fish the product of American by American vessels, or with nets or (except salmon) caught in fresh waters by American vessels, or with nets or other devices owned by citizens of the United States.

572. Fish for bait.

573. Fish skins.

574. Flint, flints, and ground flint stones.

575. Floor matting manufactured from round or split straw, including what is commouly known as Chinese matting.

576. Fossils. 577. Fruit plants, tropical and semi-tropical, for the purpose of propagation or cultivation.

Fruits and Nuts.-578. Currants, Zante or other.

579. Dates.

580. Fruits, green, ripe, or dried, not specially provided for in this act.

581. Tamarinds.

582. Cocoanuts.

583. Brazil nuts.

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584. Cream nuts.

585. Palm nuts.

586. Palm-nut kernels.

587. Furs, undressed.

588. Fur skins of all kinds, not dressed in any manner.

589. Gambier.

590. Glass, broken, and old glass, which can not be cut for use, and fit only to be remanufactured.

591. Glass plates or disks, rough cut or unwrought, for use in the manufacture of optical instruments, spectacles, and eyeglasses, and suitable only for such use: *Provided, however*, That such disks exceeding eight inches in diameter may be polished sufficiently to enable the character of the glass to be determined.

Grasses and Fibers.-592. Istle or Tampico fiber.

593. Jute.

594. Jute butts.

595. Manila.

596. Sisal grass.

597. Sunn, and all other textile grasses or fibrous vegetable substances, unmanufactured or undressed, not specially provided for in this act.

598. Gold beaters' molds and gold beaters' skins.

599. Grease, and oils, such as are commonly used in soap-making, or in wire-drawing, or for stuffing or dressing leather, and which are fit only for such uses, not specially provided for in this act.

600. Guano, manures, and all substances expressly used for manure.

601. Gunny bags and gunny cloths, old or refuse, fit only for remanufacture.

602. Guts, salted.

603. Gutta percha, crude.

604. Hair of horse, cattle, and other animals, cleaned or uncleaned, drawn or undrawn, but unmanufactured, not specially provided for in this act; and human hair, raw, uncleaned, and not drawn.

605. Hides, raw or uncured, whether dry, salted, or pickled; Angora goat skins, raw, without the wool, unmanufactured; asses' skins, raw or unmanufactured, and skins, except sheepskins with the wool on.

606. Hide cuttings, raw, with or without hair, and all other glue-stock. 607. Hide rope.

608. Hones and whetstones.

609. Hoofs, unmanufactured.

610. Hop roots for cultivation.

611. Horns and parts of, unmanufactured, including horn strips and tips. 612. Ice.

613. India-rubber, crude, and milk of, and old scrap or refuse India-rubber which has been worn out by use, and is fit only for remanufacture.

614. Indigo.

615. Iodine, crude.

616. Ipecac.

617. Iridium.

618. Ivory and vegetable ivory, not sawed, cut, or otherwise manufactured.

619. Jalap.

620. Jet, unmanufactured.

621. Joss-stick or joss light.

622. Junk, old.

623. Kelp.

624. Kieserite.

625. Kyanite, or cyanite, and kainite.

#### APPENDIX.

626. Lac dye, crude, seed, button, stick, and shell.

627. Lac spirits.

628. Lactarine.

629. Lava, unmanufactured.

630. Leeches.

631. Lemon juice, lime juice, and sour-orange juice.

632. Licorice root, unground.

633. Life-boats and life-saving apparatus specially imported by societies incorporated or established to encourage the saving of human life.

634. Lime, citrate of.

635. Lime, chloride of, or bleaching powder.

636. Lithographic stones not engraved.

637. Litmus, prepared or not prepared.

638. Loadstones.

639. Madder and munjeet, or Indian madder, ground or prepared, and all extracts of.

640. Magnesite, or native mineral carbonate of magnesia.

641. Magnesium. 642. Magnets.

643. Manganese, oxide and ore of.

644. Manna. 645. Manuscripts.

646. Marrow, crude.

647. Marsh-mallows.

648. Medals of gold, silver, or copper, such as trophies or prizes.

649. Meerschaum, crude or manufactured.

650. Mineral waters, all not artificial.

651. Minerals, crude, or not advanced in value or conditiou by refining or grinding, or by other process of manufacture not specially provided for in this act.

652. Models of inventions and of other improvements in the arts, including patterns for machinery, but no article shall be deemed a model or pattern which can be fitted for use otherwise.

653. Moss, sea-weeds, and vegetable substances, crude or unmanufactured, not otherwise specially provided for in this act.

654. Musk, crude, in natural pods.

655. Myrobolan. 656. Needles, hand-sewing and darning.

657. Newspapers and periodicals; but the term "periodicals" as herein used shall be understood to embrace only unbound or paper-covered publications, containing current literature of the day, and issued regularly at stated periods, as weekly, monthly, or quarterly. 658. Nux Vomica. 659. Oakum.

660. Oil cake.

661. Oils: Almond, amber, crude and rectified ambergris, anise or anise seed, aniline, aspic or spike lavender, bergamot, cajeput, caraway, cassia, cinnamon, cedrat, camomile, citronella or lemon grass, civet, fennel, jasmine or jasimine, juglandium, juniper, lavender, lemon, limes, mace, neroli or orange flower, nut oil or oil of nuts not otherwise specially provided for in this act, orange oil, olive oil for manufacturing or mechanical purposes unfit for eating and not otherwise provided for in this act, ottar of roses, palm and cocoanut, rosemary or anthoss, sesame or sesamum seed or bean, thyme, origanum red or white, valerian, and also spermaceti, whale and other fish oils of American fisheries, and all other articles the produce of such fisheries.

662. Olives, green or prepared.

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663. Opium, crude or unmanufactured, and not adulterated, containing nine per centum and over of morphia.

664. Orange and lemon peel, not preserved, candied, or otherwise prepared. 665. Orchil, or orchil liquid.

666. Orchids, lily of the valley, azaleas, palms, and other plants used for forcing under glass for cut flowers or decorative purposes.

667. Ores of gold, silver, and nickel, and nickel matte: Provided, That ores of nickel, and nickel matte, containing more than two per centum of copper, shall pay a duty of one-half of one cent per pound on the copper contained therein.

668. Osmium.

669. Palladium.

670. Paper stock, crude, of every description, including all grasses, fibers, rags (other than wool), waste, shavings, clippings, old paper, rope ends, waste rope, waste bagging, old or refuse gunny bags, or gunny cloth, and poplar or other woods fit only to be converted into paper.

671. Paraffine.

672. Parchment and vellum.

673. Pearl, mother of, not sawed, cut, polished, or otherwise manufactured.

674. Peltries and other usual goods and effects of Indians passing or repassing the boundary line of the United States, under such regulations as the Secretary of the Treasury may prescribe: *Provided*, That this exemption shall not apply to goods in bales or other packages unusual among Indians.

675. Personal and household effects not merchandise of citizens of the United States dying in foreign countries. 676. Pewter and britannia metal, old, and fit only to be remanufactured.

677. Philosophical and scientific apparatus, instruments and preparations; statuary, casts of marble, bronze, alabaster, or plaster of Paris; paintings, drawings, and etchings, specially imported in good faith for the use of any society or institution incorporated or established for religious, philosophical, educational, scientific, or literary purposes, or for encouragement of the fine arts, and not intended for sale.

678. Phosphates, crude or native.

679. Plants, trees, shrubs, roots, seed cane, and seeds, all of the foregoing imported by the Department of Agriculture or the United States Botanic Garden.

680. Plaster of Paris and sulphate of lime, unground.

681. Platina, in ingots, bars, sheets, and wire.

682. Platinum, unmanufactured, and vases, retorts, and other apparatus, vessels, and parts thereof composed of platinum for chemical uses.

683. Plumbago.

684. Polishing stones. 685. Potash, crude, carbonate of, or "black salts." Caustic potash, or Nitrate of potash or hydrate of, not including refined in sticks or rolls. Nitrate of potash, or saltpeter, crude. Sulphate of potash, crude or refined. Chlorate of potash. Muriate of potash.

686. Professional books, implements, instruments, and tools of trade, occupation, or employment, in the actual possesssion at the time of persons arriving in the United States; but this exemption shall not be construed to include machinery or other articles imported for use in any manufacturing establishment, or for any other person or persons, or for sale.

687. Pulu. 688. Pumice.

689. Quills, prepared, or unprepared, but not made up into complete articles.

690. Quinia, sulphate of, and all alkaloids or salts of cinchona bark.

691. Rags, not otherwise specially provided for in this act

692. Regalia and gems, statues, statuary and specimens of sculpture. where specially imported in good faith for the use of any society incorporated or established solely for educational, philosophical, literary, or religious pur-poses, or for the encouragement of fine arts, or for the use or by order of any college, academy, school, seminary of learning, or public library in the United States; but the term "regalia" as herein used shall be held to embrace only such insignia of rank or office or emblems, as may be worn upon the person or borne in the hand during public exercises of the society or institution, and shall not include articles of furniture or fixtures, or of regular wearing apparel, nor personal property of individuals.

693. Rennets, raw or prepared.

694. Saffron and safflower, and extract of, and saffron cake.

695. Sago, crude, and sago flour.

696. Salacine.

697. Sauerkraut.

698. Sausage skins.

699. Seeds: anise, canary, caraway, cardamom, coriander, cotton, cum-min, fennel, fenugreck, hemp, hoarhound, mustard, rape, Saint John's bread or bene, sugar-beet, mangel-wurzel, sorghum or sugar-cane for seed, and all flower and grass seeds; bulbs and bulbous roots, not edible; all the foregoing not specially provided for in this act.

700. Selep, or saloup.

701. Shells of all kinds, not cut, ground, or otherwise manufactured.

702. Shot-gun barrels, forged, rough bored.

703. Shrimps, and other shell fish.

704. Silk, raw, or as reeled from the cocoon, but not doubled, twisted, or advanced in manufacture in any way.

705. Silk cocoons and silk waste.

706. Silk-worms' eggs.

707. Skeletons and other preparations of anatomy.

708. Snails.

709. Soda, nitrate of, or cubic nitrate, and chlorate of.

710. Sodium.

711. Sparterre, suitable for making or ornamenting hats.

712. Specimens of natural history, botany, and mineralogy, when imported for cabinets or as objects of science, and not for sale.

Spices.—713. Cassia, cassia vera, and cassia buds, unground. 714. Cinnamon, and chips of, unground.

715. Cloves, and clove stems unground.

716. Ginger root, unground and not preserved or candied.

717. Mace.

718. Nutmegs.

719. Pepper, black or white, unground.

720. Pimento, unground.

721. Spunk.

722. Spurs and stilts used in the manufacture of earthen, porcelain, and stone ware.

723. Stone and sand: Burr stone in blocks, rough or manufactured, and not bound up into millstones; cliff stone, unmanufactured, pumice stone, rottenstone, and sand, crude or manufactured.

724. Storax, or styrax.

725. Strontia, oxide of, and protoxide of strontian, and strontianite, or mineral carbonate of strontia.

726. Sugars, all not above number sixteen Dutch standard in color, all tank bottoms, all sugar drainings and sugar sweepings, sirups of cane juice, melada, concentrated melada, and concrete and concentrated molasses, and molasses.

727. Sulphur, lac or precipitated, and sulphur or brimstone crude, in bulk, sulphur ore, as pyrites, or sulphuret of iron in its natural state, con-taining in excess of twenty-five per centum of sulphur (except on the copper contained therein) and sulphur not otherwise provided for.

728. Sulphuric acid which at the temperature of sixty degrees Fahrenheit does not exceed the specific gravity of one and three hundred and eighty thousandths, for use in manufacturing superphosphate of lime or artificial

manures of any kind, or for any agricultural purposes.
729. Sweepings of silver and gold.
730. Tapioca, cassava or cassady.
731. Tar and pitch of wood, and pitch of coal tar.
732. Tea and tea plants.
733. Teth, natural or unmanufactured.
734. Terra alba.
735. Terra japonica.
736. Tin ore, cassiterite or black oxide of tin, and tin in bars, blocks, pigs or graph or graphilated until July the first 1893 and thereafter as 730. In ore, cassificate or black oxide of tin, and tin in bars, blocks, pigs, or grain or granulated, until July the first, 1893, and thereafter as otherwise provided for in this act.
737. Tinsel wire, lame or lahn.
738. Tobacco stems.
739. Tonquin, tonqua, or tonka beans.
740. Tripoli.
741. Turmeric.

- 742. Turpentine, Venice. 743. Turpentine, spirits of.
- 744. Turtles. 745. Types, old and fit only to be remanufactured. avide and salts of.

747. Vaccine virus.
748. Valonia.
749. Verdigris, or subacetate of copper.
750. Wafers, unmedicated.
750. Wafer 750. Wafers, unmedicated.
751. Wax, vegetable or mineral.
752. Wearing apparel and other personal effects (not merchandise) of per752. Wearing apparel and other personal effects (not merchandise) of per753. Wearing apparel and other personal effects (not merchandise) of per754. Wearing apparel and other personal effects (not merchandise) of per755. Wearing apparel and other personal effects (not merchandise) of per756. Wearing apparel and other personal effects (not merchandise) of per757. Wearing apparel and other personal effects (not merchandise) of per758. Wearing apparel and other personal effects (not merchandise) of personal effects (n sons arriving in the United States, but this exemption shall not be held to include articles not actually in use and necessary and appropriate for the use of such persons for the purposes of their journey and present comfort and convenience, or which are intended for any other person or persons, or for sale: *Provided, however*, That all such wearing apparel and other personal effects as may have been once imported into the United States and subjected to the payment of duty, and which may have been actually used and taken or exported to foreign countries by the persons returning therewith to the United States, shall, if not advanced in value or improved in condition by any means since their exportation from the United States, be entitled to exemption from duty, upon their identity being established, under such rule and regulations as may be prescribed by the Secretary of the Treasury.

758. Whalebone, unmanufactured. 754. Wood.—Logs, and round unmanufactured timber not specially enumerated or provided for in this act.

755. Fire wood, handle bolts, heading bolts, stave bolts and shingle bolts, hop poles, fence posts, railroad ties, ship timber, and ship planking, not

specially provided for in this act. 756. Woods, namely, cedar, lignum vitæ, lance wood, ebony, box, granadilla, mahogany, rosewood, satinwood, and all forms of cabinet woods, in the log, rough, or hewed; bamboo and rattan uumanufactured; brier root or brier wood, and similar wood unmanufactured, or not further manufactured than cut into blocks suitable for the articles into which they are intended to be converted; bamboo, reeds, and sticks of partridge, hair wood, pimento, orange, myrtle, and other woods not otherwise specially provided for in this act, in the rough, or not further manufactured than cut into lengths suitable for sticks for umbrellas, parasols, sunshades, whips, or walking canes; and India malacca joints, not further manufactured than cut into suitable lengths for the manufactures into which they are intended to be converted.

757. Works of art, the production of American artists residing temporarily abroad, or other works of art, including pictorial paintings on glass, imported expressly for presentation to a national institution, or to any state or municipal corporation, or incorporated religious society, college, or other public institution, except stained or painted window glass or stained or painted glass windows; but such exemption shall be subject to such regulations as the Secretary of the Treasury may prescribe.

758. Works of art, drawings, engravings, photographic pictures, and philosophical and scientific apparatus brought by professional artists, lecturers, or scientists arriving from abroad for use by them temporarily for exhibition and in illustration, promotion and encouragement of art, science, or industry in the United States, and not for sale, and photographic pictures, paintings, and statuary, imported for exhibition by any association established in good faith and duly authorized under the laws of the United States, or of any State, expressly and solely for the promotion and encouragement of science, art, or industry, and not intended for sale, shall be admitted free of duty, under such regulations as the Sceretary of the Treasury shall prescribe; but bonds shall he given for the payment to the United States of such duties as may be imposed by law upon any and all of such articles as shall not be exported within six months after such importation: *Provided*, That the Sceretary of the Treasury may, in his discretion, extend such period for a further term of six months in cases where applications therefor shall be made.

759. Works of art, collections in illustration of the progress of the arts, science, or manufactures, photographs, works in terra-cotta, parian, pottery, or porcelain, and artistic copies of antiquities in metal or other material hereinafter imported in good faith for permanent exhibition at a fixed place by any society or institution established for the encouragement of the arts or of science, and all like articles imported in good faith by any society or association for the purpose of erecting a public monument, and not intended for sale, nor for any other purpose than herein expressed; but bonds shall be given under such rules and regulations as the Secretary of the Treasury may prescribe, for the payment of lawful duties which may accrue should any of the articles shall be subject, at any time, to examination and inspection by the proper officers of the customs: *Provided*, That the privileges of this and the preceding section shall not be allowed to associations or corporations engaged in or connected with business of a private or commercial character.

760. Yams.

761. Zaffer.

SEC. 3. That with a view to secure reciprocal trade with countries producing the following articles, and for this purpose, on and after the first day of January, 1892, whenever and so often as the President shall be satisfied that the government of any country producing and exporting sugars, molasses, coffee, tea, and hides, raw and uncured, or any of such articles, imposes duties or other exactions upon the agricultural or other products of the United States, which in view of the free introduction of such sugar, molasses, coffee, tea, and hides into the United States he may deem to be reciprocally unequal and unreasonable, he shall have the power and it shall be his duty to suspend, by proclamation to that effect, the provisions of this act relating to the free introduction of such sugar, molasses, coffee, tea, and hides, the production of such country, for such time as he shall deem just, and in such case and during such suspension duties shall be levied, collected, and paid upon sugar, molasses, coffee, tea, and hides, the product of or exported from such designated country as follows, namely:

All sugars not above number thirteen Dutch standard in color shall pay duty on their polariscopic tests as follows, namely:

All sugars not above number thirteen Dutch standard in color, all tank bottoms, sirups of cane juice or of beet juice, melada, concentrated melada, concrete and concentrated molasses, testing by the polariscope not above seventy-five degrees, seven-tenths of one cent per pound; and for every additional degree or fraction of a degree shown by the polariscopic test, two hundredths of one cent per pound additional.

All sugars above number thirteen Dutch standard in color shall be classified by the Dutch standard of color, and pay duty as follows, namely: All sugar above number thirteen and not above number sixteen Dutch standard of color, one and three-eighth cents per pound.

All sugars above number sixteen and not above number twenty Dutch standard of color, one and five-eighth cents per pound.

All sugars above number twenty Dutch standard of color, two cents per pound.

Molasses testing above fifty-six degrees, four cents per gallon.

Sugar drainings and sugar sweepings shall be subject to duty either as molasses or sugar, as the case may be, according to polariscopic test.

On coffee, three cents per pound.

On tea, ten cents per pound.

Hides, raw or uncured, whether dry, salted or pickled; Angora goat skins, raw, without the wool, unmanufactured; asses' skins, raw or unmanufactured, and skins, except sheepskins, with the wool on, one and one-half cents per pound.

SEC. 4. That there shall be levied, collected and paid on the importation of all raw or unmanufactured articles, not enumerated or provided for in this act, a duty of ten per ceutum ad valorem; and on all articles manufactured, in whole or in part, not provided for in this act, a duty of twenty per centum ad valorem.

SEC. 5. That each and every imported article, not enumerated in this act, which is similar, either in material, quality, texture, or the use to which it may be applied, to any article enumerated in this act as chargeable with duty shall pay the same rate of duty which is levied on the enumerated article which it most resembles in any of the particulars before mentioned: and if any non-enumerated article equally resembles two or more enumerated articles on which different rates of duty are chargeable there shall be levied on such non-enumerated article the same rate of duty as is chargeable on the article which it resembles paying the highest rate of duty; and on articles not enumerated, manufactured of two or more materials, the duty shall be assessed at the highest rate at which the same would be chargeable if composed wholly of the component material thereof of chief value; and the words, "component material of chief value," wherever used in this act, shall be held to mean that component material which shall exceed in value any other single component material of the article; and the value of each component material shall be determined by the ascertained value of such material in its condition as found in the article. If two or more rates of duty shall be applicable to any imported article it shall pay duty at the highest of such rates.

SEC. 6. That on and after the first day of March, 1891, all articles of foreign manufacture, such as are usually or ordinarily marked, stamped, branded, or labeled, and all packages containing such or other imported

articles, shall, respectively, be plainly marked, stamped, branded, or labeled in legible English words, so as to indicate the country of their origin; and unless so marked, stamped, branded, or labeled, they shall not be admitted to entry.

SEC. 7. That on and after March first, 1891, no article of imported merchandise which shall copy or simulate the name or trade-mark of any domestic manufacture or manufacturer, shall be admitted to entry at any customhouse of the United States. And in order to aid the officers of the customs in enforcing this prohibition, any domestic manufacturer who has adopted trade-marks may require his name and residence and a description of his trade-marks to be recorded in books which shall be kept for that purpose in the Department of the Treasury under such regulations as the Secretary of the Treasury shall prescribe, and may furnish to the Department fac-similes of such trade-marks; and thereupon the Secretary of the Treasury shall cause one or more copies of the same to be transmitted to each collector or other proper officer of the customs.

SEC. 8. That all lumber, timber, hemp, manila, wire rope, and iron aud steel rods, bars, spikes, nails, plates, ties, angles, beams, and bolts and copper and composition metal which may be necessary for the construction and equipment of vessels built in the United States for foreign account and ownership or for the purpose of being employed in the foreign trade, including the trade between the Atlantic and Pacific ports of the United States, after the passage of this act, may be imported in bond, under such regulations as the Secretary of the Treasury may prescribe; and upon proof that such materials have been used for such purpose no duties shall be paid thereon. But vessels receiving the benefit of this section shall not be allowed to engage in the coastwise trade of the United States more than two months in any one year, except upon the payment to the United States of the duties on which a rebate is herein allowed: *Provided*, That vessels built in the United States for foreign account and ownership shall not be allowed to engage in the coastwise trade of the United States.

SEC. 9. That all articles of foreign production needed for the repair of American vessels engaged in foreign trade, including the trade between the Atlantic and Pacific ports of the United States, may be withdrawn from bonded warehouses free of duty, under such regulations as the Secretary of the Treasury may prescribe.

SEC. 10. That all medicines, preparations, compositions, perfumery, cosmetics, cordials, and other liquors manufactured wholly or in part of domestic spirits, intended for exportation, as provided by law, in order to be manufactured and sold or removed, without being charged with duty and without having a stamp affixed thereto, shall, under such regulations as the Secretary of the Treasury may prescribe, be made and manufactured in warehouses similarly constructed to those known and designated in Treasury regulations as bonded warehouses, class two: Provided. That such manufacturer shall first give satisfactory bonds to the collector of internal revenue for the faithful observance of all the provisions of law and the regulations as aforesaid, in amount not less than half of that required by the regulations of the Secretary of the Treasury from persons allowed bonded warehouses. Such goods, when manufactured in such warehouses, may be removed for, exportation under the direction of the proper officer having charge thereof, who shall be designated by the Secretary of the Treasury without being charged with duty, and without having a stamp affixed thereto. Any manufacturer of the articles aforesaid, or any of them, having such bonded warehouses as aforesaid, shall be at liberty, under such regulations as the Secretary of the Treasury may prescribe, to convey therein any materials to be used in such manufacture which are allowed by the provisions of law to be exported free from tax or duty, as well as the necessary materials, implements, packages, vessels, brands, and labels, for the preparation, putting up, and export of the said manufactured articles: and every article so used shall be exempt from the payment of stamp and excise duty by such manufac-Articles and materials so to be used may be transferred from any turer. bonded warehouse in which the same may be, under such regulation as the Secretary of the Treasury may prescribe, into any bonded warehouse in which such manufacture may be conducted, and may be used in such manufacture, and when so used shall be exempt from stamp and excise duty; and the receipt of the officer in charge as aforesaid shall be received as a voucher for the manufacture of such articles. Any materials imported into the United States may, under such rules as the Secretary of the Treasury may prescribe, and under the direction of the proper officer, be removed in original packages from on shipboard, or from the bonded warehouse in which the same may be, into the bonded warehouse in which such manufacture may be carried on, for the purpose of being used in such manufacture, without payment of duties thereon, and may there be used in such manufacture. No article so removed, nor any article manufactured in said bonded warehouse, shall be taken therefrom except for exportation, under the direction of the proper officer having charge thereof as aforesaid, whose certificate, describing the articles by their mark or otherwise, the quantity, the date of importation, and name of vessel, with such additional particulars as may from time to time be required, shall be received by the collector of customs in cancellation of the bond or return of the amount of foreign import duties. A11 labor performed and services rendered under these regulations shall be under the supervision of an officer of the customs, and at the expense of the manufacturer.

SEC. 11. All persons are prohibited from importing into the United States from any foreign country any obscene book, pamphlet, paper, writing, advertisement, circular, print, picture, drawing, or other representation, figure, or image on or of paper or other material, or any cast, instrument, or other article of an immoral nature, or any drug or medicine, or any article whatever, for the prevention of conception, or for causing unlawful abortion. No such articles, whether imported separately or contained in packages with other goods entitled to entry, shall be admitted to entry; and all such articles shall be proceeded against, seized, and forfeited by due course of law. All such prohibited articles and the package in which they are contained in the course of importation shall be detained by the officer of customs, and proceedings taken against the same as prescribed in the following section, unless it appears to the satisfaction of the collector of customs that the obscene articles contained in the package were inclosed therein without the knowledge or consent of the importer, owner, agent, or consignee: Provided, That the drugs hereinbefore mentioned, when imported in bulk and not put up for any of the purposes hereinbefore specified, are excepted from the operation of this section.

SEC. 12. That whoever, being an officer, agent, or employé of the government of the United States, shall knowingly aid or abet any person engaged in any violation of any of the provisions of law prohibiting importing, advertising, dealing in, exhibiting or sending or receiving by mail obscene or indecent publications or representations, or means for preventing conception or procuring abortion, or other articles of indecent or immoral use or tendeney, shall be deemed guilty of a misdemeanor, and shall for every offense be punisbable by a fine of not more than five thousand dollars, or by imprisonment at hard labor for not more than ten years, or both.

SEC. 13. That any judge of any district or circuit court of the United States, within the proper district, before whom complaint in writing of any violation of the two preceding sections is made, to the satisfaction of such judge, and founded on knowledge or belief, and if upon belief, setting forth 27B the grounds of such belief, and supported by oath or affirmation of the complainant may issue, conformably to the Constitution, a warrant directed to the marshal or any deputy marshal, in the proper district, directing him to search for, seize, and take possession of any such article or thing mentioned in the two preceding sections, and to make due and immediate return thereof to the end that the same may be condemned and destroyed by proceedings, which shall be conducted in the same manner as other proceedings in the case of municipal seizure, and with the same right of appeal or writ of error.

SEC. 14. That machinery for repair may be imported into the United States without payment of duty, under bond, to be given in double the appraised value thereof, to be wilddrawn and exported after said machinery shall have been repaired; and the Secretary of the Treasury is authorized and directed to prescribe such rules and regulations as may be necessary to protect the revenue against fraud, and secure the identity and character of all such importations when again withdrawn and exported, restricting and limiting the export and withdrawal to the same port of entry where imported, and also limiting all bonds to a period of time of not more than six months from the date of the importation.

SEC. 15. That the produce of the forests of the State of Maine upon the Saint John River and its tributarics, owned by American citizens, and sawed or hewed in the Province of New Brunswick by American citizens, the same being unmanufactured in whole or in part, which is now admitted into the ports of the United States free of duty, shall continue to be so admitted under such regulations as the Secretary of the Treasury shall, from time to time prescribe.

SEC. 16. That the produce of the forests of the State of Maine upon the Saint Croix river and its tributaries owned by American citizens, and sawed in the Province of New Brunswick by American citizens, the same being unmanufactured in whole or in part, shall be admitted into the ports of the United States free of duty, under such regulations as the Secretary of the Treasury shall, from time to time, prescribe.

SEC. 17. That a discriminating duty of ten per centum ad valorem, in addition to the duties imposed by law, shall be levied, collected, and paid on all goods, wares, or merchandise which shall be imported in vessels not of the United States; but this discriminating duty shall not apply to goods, wares, and merchandise which shall be imported in vessels not of the United States, entitled, by treaty or any act of Congress, to be entered in the ports of the United States on payment of the same duties as shall then be paid on goods, wares, and merchandise imported in vessels of the United States.

SEC. 18. That no goods, wares, or merchandise, unless in cases provided for by treaty, shall be imported into the United States from any foreign port or place, except in vessels of the United States, or in such foreign vessels as truly and wholly belong to the citizens or subjects of that country of which the goods are the growth, production, or manufacture, or from which such goods, wares, or merchandise can only be, or most usually are, first shipped for transportation. All goods, wares, or merchandise imported contrary to this section, and the vessel wherein the same shall be imported, together with her cargo, tackle, apparel, and furniture, shall be forfeited to the United States; and such goods, wares, or merchandise, ship, or vessel, and cargo shall be liable to be seized, prosecuted, and condemned, in like manner, and under the same regulations, restrictions, and provisions as have been heretofore established for the recovery, collection, distribution, and remission of forfeitures to the United States by the several revenue laws.

SEC. 19. That the preceding section shall not apply to vessels or goods, wares, or merchandise imported in vessels of a foreign nation which does not maintain a similar regulation against vessels of the United States.

SEC. 20. That the importation of neat cattle and the hides of neat cattle

from any foreign country into the United States is prohibited: *Provided*, That the operation of this section shall he suspended as to any foreign country or countries, or any parts of such country or countries, whenever the Secretary of the Treasury shall officially determine, and give public notice thereof that such importation will not tend to the introduction or spread of contagious or infectious diseases among the cattle of the United States; and the Secretary of the Treasury is hereby authorized and empowered, and it shall be his duty, to make all necessary orders and regulations to carry this section into effect, or to suspend the same as therein provided, and to send copies thereof to the proper officers in the United States, and to such officers or agents of the United States in foreign countries as he shall judge necessary.

SEC. 21. That any person convicted of a willful violation of any of the provisions of the preceding section shall be fined not exceeding five hundred dollars, or imprisoned not exceeding one year, or both, in the discretion of the Court.

SEC. 22. That upon the reimportation of articles once exported of the growth, product, or manufacture of the United States, upon which no internal tax has been assessed or paid, or upon which such tax has been paid and refunded by allowance or drawback, there shall be levied, collected, and paid a duty equal to the tax imposed by the internal-revenue laws upon such articles, except articles manufactured in bonded warehouses and exported pursuant to law, which shall be subject to the same rate of duty as if originally imported.

SEC. 23. That whenever any vessel laden with merchandise in whole or in part subject to duty has been sunk in any river, harbor, bay, or waters subject to the jurisdiction of the United States, and within its limits, for the period of two years, and is abandoned by the owner thereof, any person who may raise such vessel shall be permitted to bring any merchandise recovered therefrom into the port nearest to the place where such vessel was so raised, free from the payment of any duty thereupon, and without being obliged to enter the same at the custom-house; but under such regulations as the Secretary of the Treasury may prescribe.

SEC. 24. That the works of manufactures engaged in smelting or refining metals in the United States may be designated as bonded warehouses under such regulations as the Secretary of the Treasury may prescribe: Provided, That such manufacturers shall first give satisfactory bonds to the Secretary of the Treasury. Metals in any crude form requiring smelting or refining to make them readily available in the arts, imported into the United States to be smelted or refined and intended to be exported in a refined but unmanufactured state, shall, under such rules as the Secretary of the Treasury may prescribe and under the direction of the proper officer, be removed in original packages or in bulk from the vessel or other vehicle on which it has been imported, or from the bonded warehouse in which the same may be into the bouded warehouse in which such smelting and refining may be carried on, for the purpose of being smelted and refined without payment of duties thereon, and may there be smelted and refined, together with other metals of home or foreign production: Provided, That each day a quantity of refined metal equal to the amount of imported metal refined that day shall be set aside, and such metal so set aside shall not be taken from said works except for exportation, under the direction of the proper officer having charge thereof as aforesaid, whose certificate, describing the articles by their marks or otherwise, the quantity, the date of importation, and the name of vessel or other vehicle by which it was imported, with such additional particulars as may from time to time he required, shall be received by the collector of customs as sufficient evidence of the exportation of the metal, or it may be removed, under such regulations as the Secretary of the Treasury may prescribe, to any other bonded warehouse, or upon entry for and payment of duties, for domestic consumption. All labor performed and services rendered under these regulations shall be under the supervision of an officer of the customs, to be appointed by the Secretary of the Treasury, and at the expense of the manufacturer.

SEC. 25. That where imported materials on which duties have been paid, are used in the manufacture of articles manufactured or produced in the United States, there shall be allowed on the exportation of such articles a drawback equal in amount to the duties paid on the materials used, less one per centum of such duties: *Provided*, That when the articles exported are made in part from domestic materials, the imported materials, or the parts of the articles nade from such materials shall so appear in the completed articles that the quantity or measure thereof may be ascertained: *And provided further*, That the drawback on any article allowed under existing law shall be continued at the rate herein provided. That the imported materials used in the manufacture or production of articles entitled to drawback of customs duties when exported shall in all cases where drawback of duties paid on such materials is claimed, be identified, the quantity of such materials used and the amount of duties paid thereon shall be ascertained, the facts of the manufacture or production of such articles in the United States and their exportation therefrom shall be determined, and the drawback due thereon shall be paid to the manufacturer, producer, or exporter, to the agent of either or to the person to whom such manufacturer, producer, exporter or agent shall in writing order such drawback paid under such regulations as the Secretary of the Treasury shall prescribe.

## THE BLAINE REPORT ON RECIPROCITY.

## ADOPTED BY THE INTERNATIONAL AMERICAN CONFERENCE AND SUB-MITTED TO CONGRESS BY PRESIDENT HARRISON, JUNE 19, 1890.

DEPARTMENT OF STATE, } Washington, June 4, 1890. {

### To the President:

I beg leave to submit herewith the report upon "Customs Union" adopted by the International American Conference.

The act of Congress, approved May 24, 1888, authorizing the President to invite delegates to this conference, named as one of the topics to be considered, "Measures toward the formation of an American Customs Union, under which the trade of the American nations shall, so far as possible and profitable, be promoted."

The committee of the conference to which this topic was referred interpreted the term "Customs Union" to mean an association or agreement among the several American nations for a free interchange of domestic products, a common and uniform system of tariff laws, and an equitable division of the customs dues collected under them.

Such a proposition was at once pronounced impracticable. Its adoption would require a complete revision of the tariff laws of all the eighteen nations, and most, if not all, of our sister republics are largely, if not entirely, dependent upon the collection of customs dues for the revenue to sustain their governments. But the conference declared that partial reciprocity between the American republics was not only practicable, but "must necessarily increase the trade and the development of the material resources of the countries adopting that system, and it would in all probability bring about as favorable results as those obtained by free trade among the different States of this Union."

The conference recommended, therefore, that the several governments represented negotiate reciprocity treaties "upon such a basis as would be acceptable in each case, taking into consideration the special situations, conditions, and interests of each country, and with a view to promote their common welfare."

The delegates from Chili and the Argentine Republic did not concur in these recommendations, for the reason that the attitude of our Congress at that time was not such as to encourage them to expect favorable responses from the United States in return for concessions which their government might offer. They had come here with an expectation that our government and people desired to make whatever concessions were necessary and possible to increase the trade between the United States and the two countries named. The President of the Argentine Republic, in communicating to his Congress the appointment of delegates to the International Conference, said:

"The Argentine Republic feels the liveliest interest in the subject, and hopes that its commercial relations with the United States may find some practical solution of the question of the interchange of products between the two countries, considering that this is the most efficacious way of strengthening the ties which bind this country with that grand republic whose institutions serve us as a model."

It was therefore unfortunate that the Argentine delegates, shortly after their arrival in Washington, in search of reciprocal trade, should have read in the daily press that propositions were pending in our Congress to impose a heavy duty upon Argentine hides, which for many years had been upon the free list, and to increase the duty on Argentine wool. Since the adoption of the recommendations of the conference, which I herewith inclose, hides have been restored to the free list, but the duty upon carpet wool remains, and, as the Argentine delegates declared, represents the only concession we have to offer them in exchange for the removal of duties upon our peculiar products.

Only those who have given the subject careful study realize the magnitude of the commerce of these sister nations. In 1888 the combined imports of Chili and the Argentine Republic reached the enormous sum of \$233,127,-698. The statistics of Chilian commerce for 1889 have not yet been received, but the imports of the Argentine Republic for that year were \$143,000,000. These imports consisted in the greater part of articles that could have been furnished by the manufacturers of the United States; yet in 1888, of the total of \$233,000,000 imports, we contributed but \$13,000,000; while England contributed \$90,000,000; Germany, \$43,000,000; and France, \$34,000,000.

With our extraordinary increase in population, and even more extraordinary increase in material wealth, our progress in trade with South America has been strangely hindered and limited.

In 1868 our total exports to all the world were \$375,737,000, of which \$53,-197,000 went to Spanish America—14 per cent.

In 1888 our exports to all the world were \$742,368,000, an increase of 100 per cent., while but \$69,273,000 went to Spanish America, little more than 9 per cent.; and the greatest gain (nine millions) has been noticed during the last two years.

It was the unanimous judgment of the delegates that our exports to these countries and to the other republics could be increased to a great degree by the negotiation of such treaties as are recommended by the conference. The practical, every-day experience of our merchants engaged in the trade demonstrates beyond a question that in all classes of merchandise which we have long and successfully produced for export, they are able to compete with their European rivals in quality and in price; and the reiterated statement that our Latin-American neighbors do not buy of us because we do not buy of them, or because we tax their products, has been annually contradicted by the statistics of our commerce for a quarter of a century. The lack of means for reaching their markets has been the chief obstacle in the way of increased exports. The carrying trade has been controlled by European merchants who have forbidden an exchange of commodities. The merchandise we sell in South America is carried there in American ships, or foreign ships chartered by American commission houses. The merchandise we buy in South America is brought to us in European vessels that never take return cargoes, but sail for Liverpool, Havre, Bremen, or Hamburg with wheat, corn and There they load again with manufactured goods for the South Amercotton. ican markets, and continue their triangular voyages, paying for the food they are compelled to buy of us with the proceeds of the sale of their manufactures in markets that we could and would supply if we controlled the carrying trade.

France taxes imports as we do, and in 1880, her merchants suffered, as ours do now, for the lack of transportation facilities with the Argentine Republic. Under liberal encouragement from the government, direct and regular steamship lines were established between Havre and Buenos Ayres, and as a direct and natural result, her exports increased from \$8,292,872 in 1880 to \$22,996,000 in 1888.

to \$22,996,000 in 1888.
 The experience of Germany furnishes an even more striking example. In 1880 the exports from Germany to the Argentine Republic were only \$2,365,-152. In 1888 they were \$13,310,000. "This result," writes Mr. Baker, our most

useful and intelligent consul at Buenos Ayres, "is due, first, to the establishment of quick and regular steam communication between the two countries; second, to the establishment of branch houses hy German merchants and manufacturers; and third, to the opening of a German Argentine bank to facilitate exchange."

There is no direct steamship communication whatever between the United States and the Argentine Republic; and there are no direct hanking facilities. The International American Conference has earnestly recommended the establishment of both; but reciprocal exchanges of tariff concessions will be equally effective in stimulating commerce and in increasing the export of the products of which we have the largest surplus not only to the progressive republic named, but to all the other American nations.

The conference believed that while great profit would come to all the countries if reciprocity treaties should be adopted, the United States would be by far the greatest gainer. Nearly all the articles we export to our neighbors are subjected to heavy customs taxes; so heavy, in many cases, as to prohibit their consumption by the masses of the people. On the other hand, more than 87 per cent. of our imports from Latin America are admitted free, leaving but 12 per cent. upon which duties may still be removed. But mindful of the fact that the United States has, from time to time, removed the duties from coffee, cocoa, India-rubber, hides, cinchona bark, dye and cabinet woods, and other Latin-American products, our government may confidently ask the concession suggested.

The increased exports would be drawn alike from our farms, our factories, and our forests. None of the Latin-American countries produce building lumber; the most of them are dependent upon foreign markets for their breadstuffs and provisions; and in few is there any opportunity or inclination for mechanical industry.

The effect of such reciprocity would be felt in every portion of the land. Not long ago the Brazilian Mail Steamship Company took the trouble to trace to its origin every article that composed the cargo carried hy one of its steamers to Rio de Janeiro, and the investigation disclosed the fact that thirtysix States and Territories contributed to the total, as follows:

New York	\$74,546		North Carolina	\$2,647 00
Vermont	96	00	Maryland	2,359 00
Delaware	20,908	00	Mississippi	$2,056\ 00$
Illinois	19,331	47	Louisiana	2,111 00
New Jersey	17,054	40	Wyoming	1,800 00
Pennsylvama	43,065	00	Oregon.	1,183 00
Connecticut	11,874	00	Tennessee	1,150 00
Kansas	11.332	00	Iowa	807 00
Indiana	9,098	00	South Carolina	587 00
Massachusetts	7.190	00	Kentucky	781 00
Ohio	6,230	00	Wisconsin	$576 \ 00$
New Hampshire	6.035	00	California	239 00
Missouri	5.773	00	Dakota	220 00
Georgia		00	Texas	$162 \ 00$
Rhode Island	4,020		Nebraska	$125 \ 00$
Michigan	3,732		Alabama	$56 \ 00$
Virginia	3,704		Florida	$40 \ 00$
Maine	2.765			
Minnesota	2,668		Total\$	801,417 41

The 12 per cent. of our imports from Latin America upon which duties are still assessed consists only of raw sugar and the coarse grades of wool used in the manufacture of carpets. The sugar-growing nations comprise four-fifths or forty millions, of Latin America; but with geographical conditions against them, their free labor can not successfully compete with the coolie labor of the European colonies. A slight discrimination in their favor would greatly stimulate their agricultural interests, enlarge their purchasing power, and tend to promote friendly sentiments and intercourse.

The wool-growing nations are Chili, Uruguay, and the Argentine Republie, and from them our manufacturers of carpets receive a great portion of their supply. It was most strongly urged by the delegates who had carefully studied this subject that the free admission of coarse wools from these countries could not prove injurious to the wool growers of the United States, because the greater profit derived by them from the higher grades discourages, if it does not actually prohibit, their production. On the contrary, they maintained that the free importation of the coarse wool would result in a large reduction in the cost of the cheaper grades of carpets, and enable the manufacturers of the United States to seeure an enormous export trade in these fabrics. It was also suggested that the use of the coarse wools for the purpose of adulteration in the manufacture of clothing might be prevented by requiring that imports withdrawn for the manufacture of carpets should be so designated to exempt them from eustoms dues, and the existing duty retained upon those used for other purposes.

The wool growers of the Argentine Republic protest against what they consider a serious discrimination against their products in the tariff laws of the United States, which impose a duty upon the gross weight instead of the value of the article.

The Argentine wools are much heavler in grease and dirt than those from Australia and New Zealand, which is said to be due to unavoidable climatic conditions, and sell at a lower price. But the imports from the three countries are subject to the same duty. This fact was very strongly urged, to the end that at least equal advantages should be given to the products of a friendly country with which we are endeavoring to build up a trade. The Argentines desire the free admission of their coarse wool, and other

The Argentines desire the free admission of their coarse wool, and other Latin-American states desire the free admission of their sugar to the ports of this country, with the understanding that our peculiar products shall, in turn, be admitted free into their ports. At present, by reason of the high duties levied by them, the chief articles of our production are beyond the purchasing power of the great mass of the people in those countries, and are luxuries which only the wealthy can enjoy.

Excepting raw cotton, our four largest exports during the last fiscal year were breadstuffs, provisions, refined petroleum, and lumber.

The following statement shows the total exports of each of said articles in 1889, and the proportion exported to Latin America:

		Exported to
	Total Exports.	Latin America.
Breadstuffs	\$123,876,423	\$5,123,528
Provisions		2,507,375
Refined Petroleum		2,948,149
Wood and Lumber	26,907,161	5,039,886

These figures should be closely studied. It would be difficult to understand, but for the explanations given in the conference, why, out of the three hundred millions of staples exported from this country, only fifteen millions should be consumed in all Latin America with its population of 50,000,000 people, when the United States is the only source of supply for those articles which are regarded by us as the necessaries of life.

The foreign delegates all agreed that this proportion could be increased many fold by extending to their people the ability to purchase; and the ability to purchase rests, in their opinion, upon reciprocal concessions. Attached hereto is a statement showing the dutics charged by the South American countries of the largest commerce upon the articles which they import chiefly from the United States, and also a statement showing the meagre amounts of our peculiar exportable products shipped to the several Latin-American states. By a comparison of these statements the effect of the removal of the duties upon these articles by the countries of Latin America will at once be apparent.

Fifteen of the seventeen republics with which we have been in conference have indicated, by the votes of their representatives in the International American Conference, and by other methods which it is not necessary to define, their desire to enter upon reciprocal commercial relations with the United States; the remaining two express equal willingness, could they be assured that their advances would be favorably considered.

To escape the delay and uncertainty of treaties it has been suggested that a practicable and prompt mode of testing the question was to submit an amendment to the pending tariff bill, authorizing the President to declare the ports of the United States free to all the products of any nation of the American hemisphere upon which no export duties are imposed whenever and so long as such nation shall admit to its ports free of all national, provincial (State), municipal, and other taxes, our flour, corn meal, and other breadstuffs, preserved meats, fish, vegetables, and fruits, cotton-seed oil, rice, and other provisions, including all articles of food, lumber, furniture, and all other articles of wood, agricultural implements and machinery, mining and mechanical machinery, structural steel and iron, steel rails, locomotives, railway cars and supplies, street cars, and refined petroleum. I mention these particular articles because they have been most frequently referred to as those with which a valuable exchange could be readily effected. The list could no doubt be profitably enlarged by a careful investigation of the needs and advantage of both the home and foreign markets.

The opinion was general among the foreign delegates that the legislation herein referred to would lead to the opening of new and profitable markets for the products of which we have so large a surplus, and thus invigorate every branch of agriculture and mechanical industry. Of course, the exchanges involved in these propositions would be rendered impossible if Congress, in its wisdom, should repeal the duty on sugar by direct legislation instead of allowing the same object to be attained by the reciprocal arrangement suggested. Respectfully submitted, JAMES G. BLAINE.

## THE SILVER BILL OF 1890.

### APPROVED BY PRESIDENT HARRISON, JULY 14, 1890.

"THE Secretary of the Treasury is hereby directed to purchase, from time to time, silver bullion to the aggregate amount of 4,500,000 ounces, or so much thereof as may be offered in each month, at the market price thereof, not exceeding \$1 for 371.25 grains of pure silver, and to issue in payment for such purchases of silver bullion, Treasury notes of the United States to be prepared by the Secretary of the Treasury in such form and of such denominations, not less than \$1 nor more than \$1,000, as he may prescribe, and a sum sufficient to carry into effect the provisions of this act, is hereby appropriated out of any money in the Treasury not otherwise appropriated.

"SEC. 2. That the Treasury notes issued in accordance with the provisions of this act shall be redeemable on demand, in coin, at the Treasury of the United States or at the office of any assistant treasurer of the United States, and when so redeemed, may be reissued; but no greater or less amount of such notes shall be outstanding at any time than the cost of the silver bullion, and the standard silver dollars coined therefrom, then held in the Treasury purchased by such notes; and such Treasury notes shall be a legal tender in payment of all debts, public and private, except where otherwise expressly stipulated in the contract, and shall be receivable for customs, taxes, and all public dues, and when so received may be reissued; and such notes, when held by any national banking association, may be counted as a part of its lawful reserve. That upon demand of the holder of any of the Treasury notes herein provided for, the Secretary of the Treasury shall, under such regulations as he may prescribe, redeem such notes in gold or silver coin, at his discretion, it being the established policy of the United States to maintain the two metals on a parity with each other upon the present legal ratio, or such ratio as may be provided by law. "SEC. 3. That the Secretary of the Treasury shall each month coin two

"SEC. 3. That the Secretary of the Treasury shall each month coin two million ounces of the silver hullion purchased under the provisions of this act into standard silver dollars until the 1st day of July, 1891, and after that time he shall coin of the silver bullion purchased under the provisions of this act as much as may he necessary to provide for the redemption of the Treasury notes herein provided for, and any gain or seigniorage arising from such coinage shall be accounted for and paid into the Treasury. "SEC. 4. That the silver hullion purchased under the provisions of this

"SEC. 4. That the silver bullion purchased under the provisions of this act shall be subject to the requirements of existing law and the regulations of the mint service governing the methods of determining the amount of pure silver contained, and the amount of charges or deductions, if any, to be made.

"SEC. 5. That so much of the act of Feb. 28, 1878, entitled 'An act to authorize the coinage of the standard silver dollar and to restore its legaltender character,' as requires the monthly purchase and coinage of the same into silver dollars of not less than \$2,000,000 nor more than \$4,000,000 worth of silver bullion, is hereby repealed.

"SEC. 6. That upon the passage of this act the balances standing with the Treasurer of the United States to the respective credits of national banks for

deposits made to redeem the circulating notes of such banks, and all deposits thereafter received for like purpose, shall be covered into the Treasury as a miscellaneous reccipt, and the Treasurer of the United States shall redeem from the general cash in the Treasury the circulating notes of said banks which may come into his possession subject to redemption; and upon the certificate of the Comptroller of the Currency that such notes have been received by him, and that they have been destroyed, and that no new notes will be issued in their place, reimbursement of their amount shall be made to the Treasurer, under such regulations as the Secretary of the Treasury may prescribe, from an appropriation hereby created, to be known as 'National bank notes: Redemption account,' but the provisions of this act shall not apply to the deposits received under section 3 of the act of June 20, 1874, requiring every national bank to keep in lawful money with the Treasurer of the United States a sum equal to 5 per cent. of its circulation, to be held and used for the redemption of its circulating notes; and the balance remaining of the deposits so covered shall, at the close of each month, be reported on the monthly public debt statement as debt of the United States bearing no interest.

"SEC. 7. That this act shall take effect thirty days from and after its passage."

## THE MILLS BILL.

## EXTRACTS FROM MR. MILLS'S SPEECH, 1889, INTRODUCING HIS PRO-POSED TARIFF-REFORM MEASURE.

"MR. CHAIRMAN, during our late civil war the expenditures required by an enormous military establishment made it necessary that the burdens of taxation should be laid heavily in all directions authorized by the Constitution. The internal-revenue and direct taxes were called into requisition to supplement the revenues arising from customs, to aid the Treasury to respond to the heavy demands which were being daily made upon it. The duties on imports were raised from an average on dutiable goods of 18.84 per cent. in 1861 to an average of 40.29 per cent. on dutiable goods during the five years from 1862 to 1866, inclusive. This was recognized at the time as an exceptionally heavy burden. It was stated by the distinguished gentlemen who then presented to the House the bill so largely increasing the duties, and which to day bears his honored name, that it was demanded by the exigencies of war, and must cease on the return of peace. In his own words he said : 'This is intended as a war measure, a temporary measure, and we must as such give it our support.' More than twenty years have elapsed since the war ended. A generation has passed away and a new generation has appeared on the stage since peace has returned to bless our common country; but these war taxes still remain; and they are heavier to-day than they were on an average during the five years of the existence of hostilities. The average rate of duty during the last five years—from 1883 to 1887 inclusive—on dutiable goods, amounts to 44.51 per cent., and during the last year the average is 47.10 per cent. Instead of the rate of taxation being reduced to meet the wants of an efficient administration of government with money not required for multipe purposed and which rightfoll we hould remain in the product of for public purposes, and which rightfully should remain in the pockets of the people.

"The greatest evil that is inflicted by it is in the destruction of the values of our exports. Remember that the great body of our exports are agricul-tural products. It has been so through our whole history. From 75 to over 80 per cent, of the exports of this country, year by year, are agricultural products. Cotton is first, then bread-stuffs, pork, beef, butter, cheese, lard. These are the things that keep up our foreign trade, and when you put on or keep on such duties as we have now-war duties, which were regarded as so enormous even in the very midst of hostilities that they were declared to be temporary-when you put on or retain those duties, they limit and prohibit importation, and that limits or prohibits exportation. It takes two to make a trade. All the commerce of all the countries of the world is carried on by an exchange of commodities-commodities going from the country where they are produced at the least cost to seek a market in those countries where they can either not be produced at all or where they can be produced only at the highest cost of production. We are the great agricultural country of the world, and we have been feeding the people of Europe, and the people of Europe have got to give us in exchange the products of their labor in their shops; and when we put on excessive duties for the purpose of prohibiting the importations of their goods, as a necessary result we put an excessive duty upon the exportation of our own agricultural products. And what does that do? It throws our surplus products upon our own markets at home, which becomes glutted and oversupplied, and prices go down. So it is with

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the people of Europe who are manufacturing and producing things that we can not produce, but which we want. Their products are thrown upon their home markets, which are glutted and oversupplied, and their prices likewise go down. And whenever, from any cause, prices start up in Europe, our tariff being levied mainly by specific duties upon quantity, not upon value, the tariff goes down, and then we see large importation, and, as a result, large exportation. Then we see a rise in agricultural products; then we see the circulation of money all through the whole of our industrial system; we see our people going to work, our manufactories starting up, and prosperity in every part of the land.

"We are the greatest agricultural people in the world. We exceed all others in the products of manufacture, but we export next to nothing of our product. Why should we not export the three hundred and seventy-five millious of cotton goods which England is now exporting? She buys her cotton from us, pays the cost of transportation to her factories, makes the goods, and sends them all over the world. That trade, at least the most of it, is ours whenever we get ready to take it. Why should we not make and send out the hundred millions of woolen goods which she is annually exporting? We have the advantage of her in almost everything except cost of materials. Why should we not make and export the hundred millions of iron and steel which she is making and sending away annually? There is no reason except that high tariff and trusts and combinations are in our way, and they muster all their forces to prevent us from taking the place which our advantages entitle us to take. We are the greatest people in the world. We have the highest standard of civilization; we have the highest and best diffusion of knowledge among our people. We utilize the power of machinery more than any people in the world. We produce by our labor more than any people in the world. We have everything to command success in any con-test over any rival. We are the first cotton-producing country. We have wool, flax, hemp; our country is full of coal and ores and lumber, and yet with all these advantages over all others we have pursued a suicidal policy of protection, which has closed the markets of the world against us; and not content to stop here, we have plundered the great body of our agricultural people out of a large part of their wealth. We must make a departure. Instead of laying the hurdens of taxation upon the necessaries of life, instead of destroying our foreign commerce, we should encourage it as we would encourage our home commerce. We should remove every unnecessary bur-We should lay taxes to obtain revenue, hut not restrict importation. den. We should place every material of manufacture on the free list, start up our fires, put our wheels in motion, and put all our people to work at good wages.'

After arguing that it is increased production that makes cheap goods and high wages, Mr. Mills said, in regard to the effect of the existing tariff on labor: "I have taken from the first annual report of the Commissioner of Labor and the report of the census on wages some figures given by manufacturers themselves of the total cost of the product and the labor cost of the articles they are making. I have put the tariff duty by the side of them to show whether in the little reductions we are asking in this bill we have gone beyond that pledge we as a party have made that we would not reduce taxation so low as to injure our laborers, or as not to cover the difference in cost of labor between American and foreign products. This will show, and I ask your attention to it, that the tariff is not intended to, and does not, benefit labor. It will show that the benefit of the tariff never passes beyond the pocket of the manufacturer, and to the pockets of his workmen.

"I find in this report one pair of five-pound blankets. The whole cost, as stated by the manufacturer, is \$2.51. The labor cost he paid for making them is 35 cents. The present tariff is \$1.90. Now here is \$1.55 in this tariff over and above the entire labor cost of these blankets. Why did not that manufacturer go and give that money to the laborer? He is able to do it. Here is a tariff that gives him \$1.90 on that pair of blankets for the benefit of his laborer; but notwithstanding that the tariff was imposed for the benefit of American labor and to preserve high wages, every dollar of that tariff went into the manufacturer's pocket. The poor fellow who made the blankets got 35 cents and the manufacturer kept the \$1.90.

got 35 cents and the manufacturer kept the \$1.90. "Here is one yard of flannel, weighing four ounces; it cost 18 cents, of which the laborer got 3 cents; the tariff on it is 8 cents. How is it that the whole 8 cents did not get into the pockets of the laborer? Is it not strange that those who made the tariff and fastened upon the people these war rates in a time of profound peace, and who are now constantly assailing the Democratic party because it is untrue to the workingman, did not make some provision by which the generous bounty they gave should reach the pocket of him for whom they said it was intended? They charge that we are trying to strike down the labor of the country. Why do they not see that the money they are taking out of the hard earnings of the people is delivered in good faith to the workman? One yard of cassimere, weighing 16 ounces, cost \$1.38; the labor cost is 29 cents; the tariff duty is 80 cents. One pound of sewing silk costs \$5.66; the cost for labor is 85 cents; the tariff is \$1.69. One gallon of linseed-oil costs 46 cents; the labor cost is 2 cents; ite tariff fixes several rates for bar-iron. I give the lowest rate, \$17.92. One ton of foundry pig-iron costs \$11; the labor costs \$1.64; the tariff is \$6.72.

"Now, Mr. Chairman, I have gone through with a number of articles taken from these official reports made by the manufacturers themselves, and I have shown that the tariff was not framed for the benefit of the laborer, or that if it was so intended by those who framed it, the benefit never reaches the laborer, not a dollar of it. The working people are hired in the market at the lowest rates at which their services can be had, and all the 'boodle' that has been granted by these tariff bills goes into the pockets of the manufacturers. It builds up palaces; it concentrates wealth; it makes great and powerful magnates; but it distributes none of its beneficence in the homes of our laboring poor."

As to the spirit of the protective system which is sometimes called the American policy, Mr. Mills said: "I repel it, sir; it is not American. It is the reverse of American. That policy is American which clings most closely to the fundamental idea that underlies our institutions and upon which the whole superstructure of our government is erected, and that idea is freedom freedom secured by the guarantees of government; freedom to think, to speak, to write; freedom to go where we please, select our own occupations; freedom to labor when we please and where we please; freedom to receive and enjoy all the results of our labor; freedom to sell our products, and freedom to buy the products of others, and freedom to markets for the products of our labor, without which the freedom of labor is restricted and denied; freedom from restraints in working and marketing the products of our toil, except such as may be necessary in the interest of the government; freedom from all unnecessary burdens; freedom from all exactions upon the citizen except such as may be necessary to support an honest, efficient and economical administration of the government that guarantees him protection to 'life, liberty, and the pursuit of happiness;' freedom from all taxation except that which is levied for the support of the government; freedom from and plunder of the people; freedom from all systems of taxation that do not fall with 'equal and exact justice upon all'—that do not raise the revenues of government in the way that is least burdensome to the people and with the least possible disturbance to their business. That, sir, is the American policy."

# TARIFF MESSAGE OF PRESIDENT CLEVELAND.

### SENT TO CONGRESS DECEMBER 6, 1887.

### To the Congress of the United States:

You are confronted at the threshold of your legislative duties with a condition of the national finances which imperatively demands immediate and careful consideration. The amount of money annually exacted through the operation of present laws from the industries and necessities of the people largely exceeds the sum necessary to meet the expenses of the government.

When we consider that the theory of our institutions guarantees to every citizen the full enjoyment of all the fruits of his industry and enterprise, with only such deduction as may be his share toward the careful and economical maintenance of the government which protects him, it is plain that the exaction of more than this is indefensible extortion and a culpable betrayal of American fairness and justice. This wrong, inflicted upon those who bear the burden of national taxation, like other wrongs, multiplies a brood of evil consequences. The public Treasury, which should only exist as a conduit conveying the people's tribute to its legitimate objects of expenditure, becomes a hoarding-place for money needlessly withdrawn from trade and the people's use, thus crippling our national energies, suspending our country's development, preventing investment in productive enterprise, threatening financial disturbance, and inviting schemes of public plunder.

This condition of our Treasury is not altogether new; and it has more than once of late been submitted to the people's representatives in the Congress, who alone can apply a remedy. And yet the situation still continues, with aggravated incidents, more than ever presaging financial convulsion and widespread disaster. It will not do to neglect this situation because its dangers are not now palpably imminent and apparent. They exist none the less certainly, and await the unforeseen and unexpected occasion when suddenly they will be precipitated upon us.

On the 30th day of June, 1885, the excess of revenues over public expenditures after complying with the annual requirement of the sinking-fund act was \$17,859,735.84. During the year ended June 30, 1886, such excess amounted to \$49,405,545.20, and during the year ended June 30, 1887, it reached the sum of \$55,567,849.54. The annual contributions to the sinking fund during the three years above specified, amounting in the aggregate to \$138,058,320.94 and deducted from the surplus as stated, were made by calling in for that purpose outstanding three-per-cent. bonds of the government. During the six months prior to June 30, 1887, the surplus revenue had grown so large by repeated accumulation and it was feared the withdrawal of this great sum of money needed by the people would so affect the business of the country, that the sum of \$79,864,100 of such surplus was applied to the payment of the principal and interest of the three-per-cent. bonds still outstanding, and which were then payable at the option of the government.

The precarious condition of financial affairs among the people still needing relief, immediately after the 30th day of June, 1887, the remainder of the three-per-cent. bonds then outstanding, amounting with principal and interest to the sum of \$18,877,500, were called in and applied to the sinking-fund contribution for the current fiscal year. Notwithstanding these operations of the Treasury Department, representations of distress in business circles not only continued but increased, and absolute peril seemed at hand. In these circumstances the contribution to the sinking fund for the current fiscal year was at once completed by the expenditure of \$27,684,883.55 in the purchase of government bonds not yet due, bearing four and four and one half per cent. interest, the premium paid thereon averaging about twenty-four per cent. for the former and eight per cent. for the latter.

In addition to this the interest accruing during the current year upon the outstanding bonded indebtedness of the government was to some extent anticipated, and banks selected as depositories of public money were permitted to somewhat increase their deposits.

While the expedients thus employed to release to the people the money lying idle in the Treasury served to avert immediate danger, our surplus revenues have continued to accumulate, the excess for the present year amounting on the 1st day of December to \$55,558,701.19, and estimated to reach the sum of \$113,000,000 on the 30th of June next, at which date it is expected that this sum, added to prior accumulations, will swell the surplus in the Treasury to \$140,000,000.

There seems to be no assurance that, with such a withdrawal from use of the people's circulating medium, our business community may not in the near future be subjected to the same distress which was quite lately produced from the same cause. And while the functions of our national Treasury should be few and simple, and while its best condition would be reached, I believe, by its entire disconnection with private business interests, yet when, by a perversion of its purposes, it idly holds money uselessly subtracted from the channels of trade, there seems to be reason for the claim that some legitimate means should be devised by the government to restore in an emergency, without waste or extravagance, such money to its place among the people.

If such an emergency arises there now exists no clear and undoubted Executive power of relief. Heretofore the redemption of three-per-cent. bonds, which were payable at the option of the government, has afforded a means for the disbursement of the excess of our revenues; but these bonds have all been retired, and there are no bonds outstanding, the payment of which we have the right to insist upon. The contribution to the sinking fund which furnishes the occasion for expenditure in the purchase of bonds has been already made for the current year, so that there is no outlet in that direction.

In the present state of legislation the only pretense of any existing Executive power to restore, at this time, any part of our surplus revenues to the people by its expenditure consists in the supposition that the Secretary of the Treasury may enter the market and purchase the bonds of the government not yet due, at a rate of premium to be agreed upon. The only provision of law from which such a power could be derived is found in an appropriation bill passed a number of years ago; and it is subject to the suspicion that it was intended as temporary and limited in its application, instead of conferring a continuing discretion and authority. No condition ought to exist which would justify the grant of power to a single official, upon his judgment of its necessity, to withhold from or release to the business of the people, in an unusual manner, money held in the Treasury, and thus affect, at his will, the financial situation of the country; and if it is deemed wise to lodge in the Secretary of the Treasury the authority in the present juncture to purchase bonds, it should be plainly vested, and provided as far as possible, with such checks and limitations as will define this official's right and discretion, and at the same time relieve him from undue responsibility.

In considering the question of purchasing bonds as a means of restoring to circulation the surplus money accumulating in the Treasury, it should be borne in mind that premiums must, of course, be paid upon such purchase, that there may be a large part of these bonds held as investments which can not be purchased at any price, and that combinations among holders, who are willing to sell, may unreasonably enhance the cost of such bonds to the government.

It has been suggested that the present bonded debt might be refunded at a less rate of interest, and the difference between the old and new security paid in cash, thus finding use for the surplus in the Treasury. The success of this plan, it is apparent, must depend upon the volition of the holders of the present bonds; and it is not entirely certain that the inducement which must be offered them would result in more financial benefit to the Government than the purchase of bonds, while the latter proposition would reduce the principal of the debt by actual payment, instead of extending it.

The proposition to deposit the money held by the government in banks throughout the country, for use by the people, is, it seems to me, exceedingly objectionable in principle, as establishing too close a relationship between the operations of the government Treasury and the business of the country, and too extensive a commingling of their money, thus fostering an unnatural reliance in private business upon public funds. If this scheme should be adopted it should only be done as a temporary expedient to meet an urgent necessity. Legislative and Executive effort should generally be in the opposite direction, and should have a tendency to divorce, as much and as fast as can safely be done, the Treasury Department from private enterprise. Of course it is not expected that unnecessary and extravagant appropria-

Of course it is not expected that unnecessary and extravagant appropriations will be made for the purpose of avoiding the accumulation of an excess of revenue. Such expenditure, besides the demoralization of all just conceptions of public duty which it entails, stimulates a habit of reckless improvidence not in the least consistent with the mission of our people or the high and beneficent purposes of our government.

I have deemed it my duty to thus bring to the knowledge of my countrymen, as well as to the attention of their representatives charged with the responsibility of legislative relief, the gravity of our financial situation. The failure of the Congress heretofore to provide against the dangers which it was quite evident the very nature of the difficulty must necessarily produce, caused a condition of financial distress and apprehension since your last adjournment, which taxed to the utmost all the authority and expedients within Executive control; and these appear now to be exhausted. If disaster results from the continued inaction of Congress, the responsibility must rest where it belongs.

Though the situation thus far considered is fraught with danger which should be fully realized, and though it presents features of wrong to the people as well as peril to the country, it is but a result growing out of a perfectly palpable and apparent cause, constantly reproducing the same alarming circumstances—a congested national Treasury and a depleted monetary condition in the business of the country. It need hardly be stated that while the present situation demands a remedy, we can only be saved from a like predicament in the future by the removal of its cause.

Our scheme of taxation, by means of which this needless surplus is taken from the people and put into the public treasury, consists of a tariff or duty levied upon importations from abroad, and internal revenue taxes levied upon the consumption of tobacco and spirituous and malt liquors. It must be conceded that none of the things subjected to internal revenue taxation are strictly speaking, necessaries; there appears to be no just complaint of this taxation by the consumers of these articles, and there seems to be nothing so well able to bear the burden without hardship to any portion of the people.

But our present tariff laws, the vicious, inequitable, and illogical source of unnecessary taxation, ought to be at once revised and amended. These laws, as their primary and plan effect, raise the price to consumers of all articles imported and subject to duty, by precisely the sum paid for such duties. Thus the amount of the duty measures the tax paid by those who purchase

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for use these important articles. Many of these things, however, are raised or manufactured in our own country, and the duties now levied upon foreign goods and products are called protection to these home manufactures, because they render it possible for those of our people who are manufacturers to make these taxed articles and sell them for a price equal to that demanded for the imported goods that have paid customs duty. So it happens that while comparatively a few use the imported articles, millions of our people, who never used and never saw any of the foreign products, purchase and use things of the same kind made in this country, and pay therefor nearly or quite the same enhanced price which the duty adds to the imported articles. Those who buy imports pay the duty charged thereon into the public Treasury, but the great majority of our citizens, who buy domestic articles of the same class, pay a sum at least approximately equal to this duty to the home manufacturer. This reference to the operation of our tariff laws is not made by way of instruction, but in order that we may be constautly reminded of the manner in which they impose a hurden upon those who consume domestic products as well as those who consume imported articles, and thus create a fax upon all our people.

It is not proposed to entirely relieve the country of this taxation. It must be extensively continued as the source of the government's income; and in a readjustment of our tariff the interests of American labor engaged in manufacture should be carefully considered, as well as the preservation of our manufacturers. It may be called protection, or by any other name, but relief from the hardships and dangers of our present tariff laws should be devised with especial precaution against imperiling the existence of our manufacturing interests. But this existence should not mean a condition which, without regard to the public welfare or a national exigency, must always insure the rcalization of immense profits, instead of moderately profitable returns. As the volume and diversity of our national activities increase, new recruits are added to those who desire a continuation of the advantages which they conceive the present system of tariff taxation directly affords them. So stuhbornly have all efforts to reform the present condition heen resisted by those of our fellow-citizens thus engaged, that they can hardly complain of the suspicion, entertained to a certain extent, that there exists an organized combination all along the line to maintain their advantage.

We are in the midst of centennial celebrations, and with becoming pride we rejoice in American skill and ingenuity, in American energy and enterprise, and in the wonderful natural advantages and resources developed by a century's national growth. Yet when an attempt is made to justify a scheme which permits a tax to be laid upon every consumer in the land for the benefit of our manufacturers, quite beyond a reasonable demand for governmental regard, it suits the purposes of advocacy to call our manufactures infant industries, still needing the highest and greatest degree of favor and fostering care that can be wrung from Federal legislation.

It is also said that the increase in the price of domestic manufactures resulting from the present tariff is necessary in order that higher wages may he paid to our workingmen employed in manufactories than are paid for what is called the pauper labor of Europe. All will acknowledge the force of an argument which involves the welfare and liberal compensation of our laboring-people. Our labor is honorable in the eyes of every American citizen; and as it lies at the foundation of our development and progress, it is entitled, without affectation or hypocrisy, to the utmost regard. The standard of our laborers' life should not be measured by that of any other country less favored, and they are entitled to their full share of all our advantages.

By the last census it was made to appear that of the 17,392,099 of our population engaged in all kinds of industries, 7,670,493 are employed in agricul-

ture, 4,074,238 in professional and personal service (2.934,876 of whom are domestic servants and laborers), while 1,810,256 are employed in trade and transportation, and 3,837,112 are classed as employed in manufacturing and mining.

For present purposes, however, the last number given should be considerably reduced. Without attempting to enumerate all, it will be conceded that there should be deducted from those which it includes 375, 143 carpenters and joiners, 285, 401 milliners, dressmakers, and seamstresses, 172, 726 blacksmiths, 133, 756 tailors and tailoresses, 102, 473 masons, 76, 241 butchers, 41, 309 bakers, 22,083 plasterers, and 4,891 engaged in manufacturing agricultural implements, amounting in the aggregate to 1,214,023, leaving 2,623,089 persons employed in such manufacturing industries as are claimed to be benefited by a high tariff.

To these the appeal is made to save their employment and maintain their wages by resisting a change. There should be no disposition to answer such suggestions by the allegation that they are in a minority among those who labor, and therefore should forego an advantage, in the interest of low prices for the majority; their compensation, as it may be affected by the operation of tariff laws, should at all times be scrupulouly kept in view; and yet with slight reflection they will not overlook the fact that they are consumers with the rest; that they, too, have their own wants and those of their families to supply from their earnings, and that the price of the necessaries of life, as well as the amount of the wages, will regulate the measure of their welfare and comfort.

But the reduction of taxation demanded should be so measured as not to necessitate or justify either the loss of employment by the workingman nor the lessening of his wages; and the profits still remaining to the manufacturer, after a necessary readjustment, should furnish no excuse for the sacrifice of the interests of his employés either in their opportunity to work or in the diminution of their compensation. Nor can the worker in manufactures fail to understand that while a high tariff is claimed to be necessary to allow the payment of remunerative wages, it certainly results in a very large increase in the price of nearly all sorts of manufactures, which, in almost countless forms, he needs for the use of himself and his family. He receives at the desk of his employer his wages, and perhaps before he reaches his home is obliged, in a purchase for family use of an article which embraces his own labor, to return, in the payment of the increase in price which the tariff permits, the hardearned compensation of many days of toil.

The farmer and the agriculturist who manufacture nothing, but who pay the increased price which the tariff imposes, upon every agricultural implement, upon all he wears, and upon all he uses and owns, except the increase of his flocks and herds and such things as his husbandry produces from the soil, is invited to aid in maintaining the present situation; and he is told that a high duty on imported wool is necessary for the benefit of those who have sheep to shear, in order that the price of their wool may be increased. They of course are not reminded that the farmer who has no sheep is, by this scheme obliged, in his purchases of clothing and woolen goods, to pay a tribute to his fellow-farmer as well as to the manufacturer and mer chant; nor is any mention made of the fact that the sheep-owners themselves and their households must wear clothing and use other articles manufactured from the wool they sell at tariff prices, and thus as consumers must return their share of this increased price to the tradesman.

I think it may be fairly assumed that a large proportion of the sheep owned by the farmers throughout the country are found in small flocks numbering from twenty-five to fifty. The duty on the grade of imported wool which these sheep yield is ten cents each pound if of the value of thirty cents or less, and twelve cents if of the value of more than thirty cents. If

the liberal estimate of six pounds be allowed for each fleece, the duty thereon would be sixty or seventy-two cents, and this may be taken as the utmost enhancement of its price to the farmer by reason of this duty. Eighteen dollars would thus represent the increased price of the wool from twenty-five sheep, and thirty-six dollars that from the wool of fifty sheep; and at present values this addition would amount to about one-third of its price. If upon its sale the farmer receives this or a less tariff profit, the wool leaves his hands charged with precisely that sum, which in all its changes will adhere to it, until it reaches the consumer. When manufactured into cloth and other goods and material for use, its cost is not only increased to the extent of the farmer's tariff profit, but a further sum has been added for the benefit of the manufacturer under the operation of other tariff laws. In the meantime the day arrives when the farmer finds it necessary to purchase woolen goods and material to clothe himself and family for the winter. When he faces the tradesman for that purpose he discovers that he is obliged not only to return, in the way of increased prices, his tariff profit on the wool he sold, and which then perhaps lies hefore him in manufactured form, but that he must add a considerable sum thereto to meet a further increase in cost caused by a tariff duty on the manufacture. Thus in the end he is aroused to the fact that he has paid upon a moderate purchase, as a result of the tariff scheme, which, when he sold his wool seemed so profitable, an increase in price more than sufficient to sweep away all the tariff profit he received upon the wool he produced and sold.

When the number of farmers engaged in wool-raising is compared with all the farmers in the country, and the small proportion they bear to our population is considered; when it is made apparent that, in the case of a large part of those who own sheep, the benefit of the present tariff on wool is illusory; and, above all, when it must be conceded that the increase of the cost of living caused by such tariff becomes a burden upon those with moderate means and the poor, the employed and unemployed, the sick and well, and the young and old, and that it constitutes a tax which, with relentless grasp, is fastened upon the clothing of every man, woman, and child in the land, reasons are suggested why the removal or reduction of this duty should be included in a revision of our tariff laws.

In speaking of the increased cost to the consumer of our home manufactures, resulting from a duty laid upon imported articles of the same description, the fact is not overlooked that competition among our domestic producers sometimes has the effect of keeping the price of their products below the highest limit allowed by such duty. But it is notorious that this competition is too often strangled by combinations quite prevalent at this time, and frequently called trusts, which have for their object the regulation of the supply and price of commodities made and sold by members of the combination. The people can hardly hope for any consideration in the operation of these selfish schemes.

If, however, in the absence of such combination, a healthy and free competition reduces the price of any particular dutiable article of home poduction below the limit which it might otherwise reach under our tariff laws, and if, with such reduced price, its manufacture continues to thrive, it is entirely evident that one thing has been discovered which should be carefully scrutinized in an effort to reduce taxation.

The necessity of combination to maintain the price of any commodity to the tariff point, furnishes proof that some one is willing to accept lower prices for such commodity, and that such prices are remunerative; and lower prices produced by competition prove the same thing. Thus, where either of these conditions exists, a case would seem to be presented for an easy reduction of taxation.

The considerations which have been presented touching our tariff laws

are intended only to enforce an earnest recommendation that the surplus revenues of the government be prevented by the reduction of our customs duties, and, at the same time, to emphasize a suggestion that in accomplishing this purpose, we may discharge a double duty to our people by granting to them a measure of relief from tariff taxation in quarters where it is most needed and from sources where it can be most fairly and justly accorded.

Nor can the presentation made of such considerations be, with any degree of fairness, regarded as evidence of unfriendliness toward our manufacturing interests, or of any lack of appreciation of their value and importance.

These interests constitute a leading and most substantial element of our national greatness and furnish the proud proof of our country's progress. But if, in the emergency that presses upon us, our manufacturers are asked to surrender something for the public good and to avert disaster, their patriotism, as well as a grateful recognition of advantages already afforded, should lead them to willing coöperation. No demand is made that they shall forego all the benefits of governmental regard; but they can not fail to be admonished of their duty, as well as their enlightened self-interest and safety, when they are reminded of the fact that financial panic and collapse, to which the present condition tends, afford no greater shelter or protection to our manufactures than to our other important enterprises. Opportunity for safe, careful, and deliberate reform is now offered; and none of us should be unmindful of a time when an abused and irritated people, heedless of those who have resisted timely and reasonable relief, may insist upon a radical and sweeping rectification of their wrongs.

The difficulty attending a wise and fair revision of our tariff laws is not underestimated. It will require on the part of the Congress great labor and care, and especially a broad and national contemplation of the subject, and a patriotic disregard of such local and selfish claims as are unreasonable and reckless of the welfare of the entire country.

Under our present laws more than four thousand articles are subject to duty. Many of these do not in any way compete with our own manufactures, and many are hardly worth attention as subjects of revenue. A considerable reduction can be made in the aggregate, by adding them to the free list. The taxation of luxuries presents no features of hardship; but the necessaries of life, used and consumed by all the people, the duty upon which adds to the cost of living in every home, should be greatly cheapened.

The radical reduction of the duties imposed on raw material used in manufactures, or its free importation, is of course an important factor in any effort to reduce the price of these necessaries; it would not only relieve them from the increased cost caused by the tariff on such material, but the manufactured product being thus cheapened, that part of the tariff now laid upon such product as a compensation to our manufacturers for the present price of raw material could be accordingly modified. Such reduction, or free importation, would serve, besides, to largely reduce the revenue. It is not apparent how such a change could have any injurious effect upon our manufacturers. On the contrary, it would appear to give them a better chance in foreign markets with the manufacturers of other countries, who cheapen their wares by free material. Thus our people might have the opportunity of extending their sales beyond the limits of home consumption, saving them from the depression, interruption to business, and loss caused by a glutted domestic market and affording their employés more certain and steady labor with its resulting quiet and contentment.

The question thus imperatively presented for solution should be approached in a spirit higher than partisanship and considered in the light of that regard for patrictic duty which should characterize the action of those intrusted with the weal of a confiding people. But the obligation to declared party policy and principle is not wanting to urge prompt and effective action.

Both great political parties now represented in the government have by repeated and authoritative declarations condemned the condition of our laws which permits the collection from the people of unnecessary revenue, and have in the most solemn manner promised its correction, and neither as citizens nor partisans are our countrymen in a mood to condone the deliberate violation of these pledges.

Our progress toward a wise conclusion will not be improved by dwelling upon the theories of protection and free trade. This savors too much of bandying epithets.

It is a condition which confronts us—not a theory. Relief from this condition may involve a slight reduction of the advantages which we award our home productions, but the entire withdrawal of such advantages should not be contemplated. The questiou of free trade is absolutely irrelevant; and the persistent claim, made in certain quarters, that all efforts to relieve the people from unjust and unnecessary taxation are schemes of so-called "Free Traders" is mischievons and far removed from any consideration for the public good. The simple and plain duty which we owe the people is to reduce taxation to the necessary expenses of an economical operation of the government, and to restore to the business of the country the money which we hold in the Treasury through the perversion of governmental powers. These things can and should be done with safety to all our industries, without danger to the opportunity for remunerative labor which our workingmen have, and with benefit to them and all our people, by cheapening their means of subsistence and increasing the measure of their comforts.

The Constitution provides that the President "shall from time to time give to the Congress information of the state of the Union." It has been the custom of the Executive, in compliance with this provision, to annually exhibit to the Congress, at the opening of its session, the general condition of the country, and to detail with some particularity the operation of the different Executive Departments. It would be especially agreeable to follow this course at the present time and to call attention to the valuable accomplishments of these departments during the fiscal year. But I am so much impressed with the paramount importance of the subject to which this communication has thus far been devoted, that I shall forego the addition of any other topic, and only nrge upon your immediate consideration the "state of the Union" as shown in the present condition of our Treasnry and our general fiscal situation, upon which every element of our safety and prosperity depends.

The reports of the heads of departments, which will be submitted, contain full and explicit information touching the transaction of the business intrusted to them, and such recommendations relating to legislation in the public interest as they deem advisable. I ask for these reports and recommendations the deliberate examination and action of the legislative branch of the government. There are other subjects not embraced in the departmental reports demanding legislative consideration, and which I should he glad to submit. Some of them, however, have been earnestly presented in previous messages, and as to them I beg leave to repeat prior recommendations.

As the law makes no provision for any report from the Department of State a brief history of the transactions of that important department, together with other matters which it may hereafter be deemed essential to commend to the attention of Congress, may furnish the occasion for a future communication.

Washington, Dec. 6, 1887.

GROVER CLEVELAND.

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## THE MCKINLEY BILL.

## MR. McKINLEY'S SPEECH, APRIL 16, 1890, INTRODUCING HIS PRO-POSED TARIFF-REFORM MEASURE.

"IF any one thing was settled by the election of 1888 it was that the protective policy, as promulgated in the Republican platform and heretofore inaugurated and maintained by the Republican party, should be secured in any fiscal legislation to be had by the Congress chosen in the great contest and upon that mastering issue. I have interpreted that victory to mean, and the majority in this House and in the Senate to mean, that a revision of the tariff was not only demanded by the votes of the people, but that such revision should be on the line and in full recognition of the principle and purposes of protection. The people have spoken; they want their will registered and their decree embodied in public legislation.

"The bill which the Committee on Ways and Means have presented is their answer and interpretation of that victory and in accordance with its spirit and letter and purpose. We have not been compelled to abolish the internal-revenue system that we might preserve the protective system, which we were pledged to do in the event that the abolition of the one was essential to the preservation of the other. That was unnecessary. "The bill does not amend or modify any part of the internal-revenue

"The bill does not amend or modify any part of the internal-revenue taxes applicable to spirits or fermented liquors. It abolishes all the special taxes and licenses, so-called, imposed upon the manufacture of tobacco, cigars, and snuff, and dealers thereof, reduces the tax upon manufactured tobacco from eight to four cents per pound, and removes all restrictions now imposed upon the growers of tobacco. With these exceptions the internal-revenue laws are left undisturbed.

"From this source we reduce taxation over \$10,000,000, and leave with the people this direct tax which has been paid by them upon their own products through a long series of years.

"The tariff part of the bill contemplates and proposes a complete revision. It not only changes the rates of duty, but modifies the general provisions of the law relating to the collection of duties. These modifications have received the approval of the Treasury Department, and are set forth in detail in the report of the committee, and I will not weary this committee in restating them here. A few of the more important changes, however, are deserving our attention.

"There has been for many years a provision in the law permitting the United States to import for its use any article free of duty. Under this provision gross abuses have sprung up, and this exemption from duty granted the United States has served as an open doorway to frauds upon our revenue and unjustifiable discriminations against our own producers.

"Not only has the government imported supplies from abroad, but its officers, agents, and contractors have been held to enjoy the same privilege, which has been exercised to the injury of our own citizens. The result has been that supplies imported by contractors for governmental work, have, in many instances, been in excess of the demand for such public work and been applied to other and different uses.

"This provision of law has been eliminated in the proposed revision, and if approved by the House and Senate and the President, the government, its officers, agents, and contractors, will hereafter have to pay the same duties

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which its citizens generally are required to pay. Your committee have been actuated in this by the belief that the government should buy what it needs at home; should give its own citizens the advantage of supplying the United States with all of its needed supplies, and that the laws which it imposes upon its own people and taxpayers should be binding upon the government itself.

"The committee have also fixed a limit upon the amount and value of personal effects accompanying the passenger returning from foreign travel to \$500. It has been too common for citizens of the United States visiting other countries to supply themselves not only for their immediate uses, but for future uses and for the uses of their friends, and there has heretofore been no limit to the amount and value of foreign articles which could be brought in free of duty under the designation of "personal effects" if accompanied by the returning passenger.

"The practical effect of this provision was that the wealthy classes who were able to visit distant countries secured exemption from the payment of duties, while the average citizen, unable to go abroad, was compelled to pay a duty upon the articles which he might want to use. The limit of \$500 is believed to be sufficient for all honest purposes.

"We have also introduced a new provision in the bill which requires that foreign merchandise imported into the United States shall be plainly stamped with the name of the country in which such articles are manufactured. There has been a custom, too general in some foreign countries, to adopt American brands, to the injury of our own manufacturers. Wellknown articles of American production with high reputation have been copied by the foreigner, and then by the addition of the American brand or American marks have fraudulently displaced American manufacture, not in fair competition, but under false pretenses. The counterfeit has taken the place of the genuine article, and this we propose to stop.

"Section 49 of the bill provides that goods, wares, and merchandise, and all articles manufactured in whole or in part in any foreign country by convict labor shall not be entitled to entry at any of the ports of the United States, and the importation thereof is prohibited. Nearly, if not all of the States of the Union have laws to prevent the products of convict labor in the States penitentiaries from coming in competition with the product of the free labor of such States. The committee believed that the free labor of this country should be saved from the convict labor of other countries, as it has been from the convict labor of our own States, and so recommend this provision. It will be of small account to protect our workmen against our own convict labor and still admit the convict-made products of the world to free competition with our free labor.

"By way of encouraging exportation to other countries and extending our markets, the committee have liberalized the drawbacks given upon articles or products imported from abroad and used in manufactures here for the export trade. Existing law refunds 90 per cent. of the duties collected upon foreign materials made into the finished product at home and exported abroad, while the proposed bill will refund 99 per cent. of said duties, giving to our eitizens engaged in this business 9 per cent. additional encouragement, the government retaining only 1 per cent. for the expenses of handling. "We have also extended the drawback provision to apply to all articles

"We have also extended the drawback provision to apply to all articles imported which may be finished here for use in the foreign market. Heretofore this privilege was limited. This, it is believed, will effectually dispose of the argument so often made that our tariff on raw materials, so-called, confines our own producers to their own market and prevents them from entering the foreign market, and will furnish every opportunity to those of our citizens desiring it to engage in the foreign trade.

"Now, the bill proposes that the American citizen may import any product

he desires, manufacture it into the finished article, using, in part, if necessary, in such manufacture domestic materials, and when the completed product is entered for export refunds to him within 1 per cent. of all the duty he paid upon his imported materials.

"In the same direction we have made, by section 23, manufacturing establishments engaged in smelting or refining metals in the United States bonded warehouses under such regulations as the Secretary of the Treasury may prescribe, and have provided that metals in any crude form requiring smelting or refining to make them available in the arts imported into the United States to be smelted or refined and intended for export in a refined state, to be exempt from the payment of duties. This, it is believed, will encourage smelting and refining of foreign materials in the United States, and build up large industries upon the sea-coast and elsewhere, which will make an increased demand for the labor of the country.

"It completely, if the provision be adopted, disposes of what has sometimes seemed to be an almost unanswerable argument that has been presented by our friends on the other side, that if we only had free raw material we could go out and capture the markets of the world. We give them now within 1 per cent. of free raw material, and invite them to go out and capture the markets of the world.

"It is asserted in the views of the minority, submitted with the report accompanying this bill, that the operation of the bill will not diminish the revenues of the government; that with the increased duties we have imposed upon foreign articles which may be sent to market here we have increased taxation, and that therefore instead of being a diminution of the revenues of the government there will be an increase in the sum of fifty or sixty million dollars.

"Now, that statement is entirely misleading. It can only be accepted upon the assumption that the importation of the present year under this bill, if it becomes a law, will be equal to the importations of like articles under the existing law; and there is not a member of the Committee on Ways and Means, there is not a member of the minority of that committee, there is not a member of the House, on either side, who does not know that the very instant that you have increased the duties to a fair protective point, putting them above the highest revenue point, that very instant you diminish importations, and to that extent diminish the revenue.

"The bill recommends the retention of the present rates of duty on earthen and china ware. No other industry in the United States either requires or deserves the fostering care of government more than this one. It is a business requiring technical and artistic knowledge, and the most careful attention to the many and delicate processes through which the raw material must pass to the completed product. For many years, and down to 1863, the pottery industry of the United States had had little or no success, and made but slight progress in a practical and commercial way. At the close of the low-tariff period of 1860 there was but one pottery in the United States with two kilns. There were no decorating kilns at that time.

"In 1873, encouraged by the tariff and the gold premium, which was an added protection, we had increased to 20 potteries, with 68 kilns, but still no decorating kilns. The capital invested was \$1,020,000, and the value of the product was \$1,180,000. If 1882 there were 55 potteries, 244 kilns, 26 decorating kilns, with a capital invested of \$5,076,000; and the value of the product was \$5,299,140.

"The wages paid in the potteries in 1882 were \$2,387,000 and the number of employés engaged therein 7,000; the ratio of wages to sales in 1882 was 45 per cent. In 1889 there were 80 potteries, 401 kilns, and decorating kilns had increased from 26 in 1882, to 188 in 1889. The capital invested in the latter year was \$10,597,357, the value of the product was \$10,389,910;

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amount paid in wages \$6,265,234, and the number of employés engaged, 16,-900. The ratio of wages to sales was 60 per cent. of decorated ware and 50 per cent. of white ware.

"The per cent. of wages to value of product, it will be observed, has advanced from 45 per cent. in 1882 to 60 per cent. in 1889. This increase is not due, as might be supposed, to an advance in wages, but results in a reduction of the selling price of the product and the immense increase in sales of decorated ware in which labor enters in greater proportion to materials.

of decorated ware in which labor enters in greater proportion to materials. "In 1882 an assorted crate of ware sold for \$57.89, and the same, only a hetter ware, is now sold for \$46.30. In 1864 we paid for the same crate of ware \$210.75. On decorated ware the immense benefit to the consumer is even more apparent. The selling price of all decorated ware was from 50 to 100 per cent. higher in 1882 than in 1890.

<sup>47</sup> In 1852, with the low revenue-tariff duty of 24 per cent. and no domestic manufactures, an assorted crate of white ware sold at \$95.30; in 1890, with the 55-per-eent. duty and domestic competition, with large potteries, which are the pride of the country, employing labor and capital at home, huying our own raw material, the same assorted crate is selling for \$46.30.

"We have recommended an increase of duties upon glassware. Since the tariff act of 1883, by which duties were reduced, importations from the other side have been constantly increasing, and our own workmen have not been employed at full time as a result. Our sharpest competition comes from Belgium, where the labor, skilled and unskilled, is much lower than in the United States. There they work seven days in every week.

"It will appear that the cost of labor in Germany may be set down at onethird of the cost in the United States; that of Great Britain at five-eighths, and that of France at a medium between Germany and Great Britain. The American Flint-Glass Workers' Union, through their president, stated before the committee that this large difference in the cost of labor between foreign countries and the United States makes it impossible for the home product to compete with the foreign-made goods in the market of the United States under the present duty, and that to maintain the present rates of wages an increase of duty is demanded.

"The agricultural condition of the country has received the careful attention of the committee, and every remedy which was believed to be within the power of tariff legislation to give has been granted by this bill. The depression in agriculture is not confined to the United States. The reports of the Agricultural Department indicate that this distress is general; that Great Britain, France, and Germany are suffering in a larger degree than the farmers of the United States. Mr. Dodge—statistician of the department—says, in his report of March, 1890, that the depression in agriculture in Great Britain has been probably more severe than that of any other nation, which would indicate that it is greater even in a country whose economic system differs from ours, and that this condition is inseparable from any fiscal system, and less under the protective than the revenue-tariff system.

"It has been asserted in the views of the minority that the duty put upon wheat and other agricultural products would be of no value to the agriculturists of the United States. The committee, believing differently, have advanced the duty upon these products. As we are the greatest wheat-producing country of the world, it is habitually asserted and believed by many that this product is safe from foreign competition. We do not appreciate that while the United States last year raised 490,000,000 bushels of wheat, France raised 316,000,000 bushels; Italy raised 103,000,000 bushels; Russia, 189,000,000 bushels; and India, 243,000,000 bushels; and that the total production of Asia, including Asia Minor, Persia, and Syria, amounted to over 315,000,000 bushels. Our sharpest competition comes from Russia and India, and the increased product of other nations only serves to increase the world's supply and diminish proportionately the demand for ours; and if we will only reflect on the difference between the cost of labor in producing wheat in the United States and in competing countries we will readily perceive how near we are, if we have not quite reached the danger-line, so far even as our own markets are concerned.

"The cost of farm labor in Great Britain, estimated by the statistician of the Agricultural Department, is \$150 per annum; in France, \$125; in Holland and Austria, \$100; in Germany, \$90; in Russia, \$60; in Italy, \$50; and in India, \$30; while the same labor costs in this country \$220. The farmers of the United States have therefore come to appreciate that with the wonderful wheat development in India and Russia, with the vast sums of money which have been expended on irrigation and in railroads for transporting this wheat, taken in connection with their cheap labor, the time is already here when the American farmer must sell his product in the markets of the world in competition with the wheat produced by the lowest-priced labor of other countries, and that his care and concern must in the future be to preserve his home market, for he must, of necessity, be driven from the foreign one, uuless by diminishing the cost of his production he can successfully compete with the unequal conditions I have described. Now as to other products of agriculture.

"During the last year Canada exported to the United States eggs to the value of \$2,159,725; horses, \$2,113,782; sheep, \$918,334; poultry, \$110,793; wool, \$216,918; barley, \$6,454,603; heans, \$435,534; hay, \$822,381; malt, \$105,183; potatoes, \$192,576; planks and boards, \$7,187,101. There were exported of fish of various kinds, lumber, and other commodities to the amount of at least \$20,000,000 more.

"The increase of importations in agricultural products has risen from \$40,000,000 in 1850, to \$256,000,000 in 1889.

"We imported in the last ten years more than \$60,000,000 worth of horses, cattle, and sheep. We imported tobacco from the Netherlands for the six months ending Dec. 31, 1889, to the value of \$5,000,000.

"The present rate of duty on first-class wool is 10 cents per pound, and upon second-class 12 cents per pound. We have recommended in this bill that the duty on first-class wool shall be increased from 10 cents to 11 cents a pound and that the duty now fixed on second-class wools shall remain as at present. On third-class wool the present rate of duty is  $2\frac{1}{2}$  cents per pound upon all wool costing under 12 cents, and 5 cents a pound on wools costing above 12 cents.

"The Committee on Ways and Means will offer an amendment when this schedule is reached, providing that on carpet wools the dividing line shall be changed from 12 to 13 cents, and that the duty on wool under 13 cents, commonly known as carpet wool, shall be 32 per cent. ad valorem, and above 13 cents per pound shall be 50 per cent. ad valorem. It will be noted that we make on first-class wool an increase of 1 cent a pound, and that the existing rate on second-class wool shall be maintained, and the proposed ad valorem rate will raise the duty on carpet wools of certain grades according to their value.

"If there is any one industry which appeals with more force than another for defensive duties it is this, and to no class of our citizens should this House more cheerfully lend legislative assistance, where it can properly he done, than to the million farmers who own sheep in the United States. We can not afford as a nation to permit this industry to be longer crippled.

"It is also to be noted, Mr. Chairman, that having increased the duties on wools we have also increased the duties on the product—the manufactures of wool—to compensate for the increased duty on the raw product.

"In the metal schedule, which is probably the schedule in which the country is as deeply interested as any other—in the metal schedule, starting out at the very foundation, iron ore, we have left the duty on that precisely as it exists under the present law, namely, 75 cents per ton, and we left it at the same duty which was proposed by my distinguished friend from Texas (Mr. Mills) in the bill which he presented to the last Congress. The same is also true of coal.

"Pyrites or sulphuret of iron containing in excess of 25 per cent. of sulphur has been put upon the free list. Pig iron, scrap iron, and steel we have left at \$6.72 a ton, the present duty, while the Mills bill made it \$6 per ton. On bar iron the difference between the proposed bill and the Mills bill is one tenth of 1 cent per pound. On round iron not less than three-fourths of an inch in diameter the present duty is 1 cent per pound; the Mills bill reduces the duty to nine-tenths of 1 cent per pound. On cast iron pipe the existing law is 1 cent per pound; we have reduced it to nine-tenths of 1 cent per pound. The existing tariff presents the anomaly of placing a higher duty upon the sheet iron and steel, which constitute the chief element in the production of tin-plate, than upon the tin-plate itself, which is a manifest wrong demanding correction, independent of the question of encouraging the manufacture of tin-plate in the

"The duty recommended in the bill is not alone to correct this inequality, but to make the duty on foreigu tin-plate high enough to insure its manufacture in this country to the extent of our home consumption. The only reason we are not doing it now and have not been able to do it in the past is inadequate duties. We have demonstrated our ability to make it here as successfully as in Wales. We have already made it here. Two factories were engaged in producing tin plate in the years 1873, 1874, and 1875, but no sooner had they got fairly under way than the foreign manufacturer reduced his price to a point which made it impossible for our manufacturers to continue.

"When our people embarked in the business foreign tin-plate was selling for \$12 per box, and to crush them out before they were firmly established the price was brought down to \$4.50 per box; but it did not remain there. When the fires were put out in the American mills, and the manufacturing thought by the foreigners to be abandoned, the price advanced, until in 1879 it was selling for \$9 and \$10 a box.

"Our people again tried it, and again the prices were depressed, and again our people abandoned temporarily the enterprise, and as a gentleman stated before the committee, twice they have lost their whole investment through the combination of the foreign manufacturers in striking down the prices, not for the benefit of the consumer, but to drive our manufacturers from the business; and this would be followed by an advance within six months after our mills were shut down.

"We proposed this advanced duty to protect our manufacturers and consumers against the British monopoly, in the belief that it will defend our capital and labor in the production of tin-plate until they shall establish an industry which the English will recognize has come to stay, and then competition will insure regular and reasonable prices to consumers. It may add a little temporarily to the cost of tin-plate to the consumer, but will eventuate in steadier and more satisfactory prices. At the present prices for foreign tin-plate, the proposed duty would not add anything to the cost of the heavier grade of tins to the consumer. If the entire duty was added to the cost of the can it would not advance it more than one-third or one-half of 1 cent; on a dozen fruit cans the addition would only be about 3 cents.

"Now, Mr. Chairman, the important part of the metal schedule, and that which will probably be most harshly assailed, is that proposed in connection with the duty on tin plate. "The bill proposes to advance the duty from 1 cent per pound, the present rate, to 1.85 and 2.15 cents per pound, varying according to gauge.

"We have increased the duty, as I have already said, upon carpet wools, and that has necessitated an increase of the duty upon carpets themselves. The committee believed that this increased duty would be doing even justice not only to the wool grower, but also to the carpet maker and to the consumers of the United States. There is no industry in this country which so splendidly illustrates the value of a protective tariff as the carpet industry, which has had such marvellous growth in the last twenty-three years.

"In 1810 the entire product of carpets in this country was about 10,000 yards. The tariff of 1828 gave some encouragement, and in 1834 there were twenty carpet factories in the country, operating 511 hand looms producing annually about 1,000,000 yards of carpet. In 1860, under the low tariff, there were only 8,000,000 pounds of wool consumed in making carpets in the United States, and only 13,000,000 yards of carpet were produced, valued at a little over \$7,000,000. Six thousand six hundred and eighty-one hands were employed, and the wages paid were less than a million and a half dollars annually. The value of the plants in 1860 was less than \$5,000,000. Under the tariff of 1867, that first protective tariff law so far as wool and the manufactures of wool were concerned, this industry grew and prospered, and in 1870 there were 215 factories in the United States, valued at over \$12,500,-000, consuming more than 33,000,000 pounds of wool, employing 13,000 hands, and paying in wages \$4,681,000 annually, and producing 22,000,000 yards of carpet every twelve months.

"One fourth of our total consumption was imported from England in 1872. In that year there were 170 looms manufacturing body Brussels; in 1880 the manufacture had risen to 590 looms. In 1872 our product in Brussels was 1,275,000 yards; in 1880 we produced over 7,000,000 yards of Brussels carpet. In 1872 we imported 1,500,000 yards of body Brussels; in 1880 we imported only 80,000 yards. We doubled the looms for manufacturing Wiltons between 1870 and 1880.

"Now take tapestry Brussels—the poor man's carpet, if you please. In 1872 we had 143 looms; in 1880 we had increased to 1,073 looms. In 1872 we produced 1,500,000 yards of tapestry Brussels; in 1880 we produced 16,-950,000 yards of tapestry Brussels. In 1872 we imported 3,670,000 yards of tapestry Brussels from England; in 1880 we imported only 100,000 yards of tapestry Brussels from England. All this time prices were being reduced. In 1872 the price of hody Brussels by the wholesale was over \$2 per yard; in 1880 the wholesale price had gone below \$1.50 a yard, and to-day you can buy them for 93 cents a yard.

"In 1872 tapestry carpets averaged \$1.46 per yard; in 1880 the price had gone down to 90 cents per yard, and to-day you can buy the best quality for 65 cents per yard. The extra super ingrain carpet which in 1872 sold for \$1.20 can be bought to-day for 45 cents per yard, all wool and a yard wide. The total production of carpets in the United States (estimated) in 1880 was 39,972,000 yards; capital invested, \$21,486,000; operatives employed,30,371; paid out in wages, \$6,435,000. It is estimated that to-day there are 204 carpet factories in this country, running 11,500 looms (of which 7,597 are power looms), employing 43,000 hands, in 1889 consuming over 90,000,000 pounds of wool and turning out 76,880,000 yards of carpet.

"Why, sir, in the city of Philadelphia alone there was produced 20,000,-000 yards of carpet annually—16,000,000 less than the entire output of the United Kingdom of Great Britain. And all the while the price of carpet had gone down. But the ad valorem has gone up; and that is what troubles the gentlemen on the other side. It is the high ad valorems that you gentlemen advocating tariff reform keep before your eyes. You shut your eyes to the diminishing prices. The favorite assault of the Democratic free trader or revenue-tariff reformer is to parade these high percentages and ad valorem equivalents to show the enormous burdens of taxation that we impose upon the people of the United States.

"Now, let us look at this for a moment while we are passing. When steel rails were \$100 a ton we had a duty on them of \$28 a ton. What would be the equivalent ad valorem? Twenty-eight per cent. That is not enormous. My friend from Texas even would not hold that as too high an ad valorem equivalent. But the very instant we reduced the price of steel rails to \$50 a ton, because of that duty of \$28, which encouraged our own producers to engage in this business—when the price went down to \$50 a ton the ad valorem equivalent went up to 56 per cent.; for \$28 a ton duty, with steel rails at \$50 a ton, would be equivalent to 56 per cent. They are troubled about the ad valorem equivalent. They look to percentages; we look at prices. We would rather have steel rails at \$50 a ton and an ad valorem equivalent of 50 per cent. than to have steel rails at \$100 a ton and an ad valorem equivalent of only 28 per cent. They pursue a shadow; we enjoy the substance. What do we care about ad valorems? But you will hear of high ad valorems in this debate from its begiuning to its close.

"Why, sir, when you bought a crate of ware in 1855 at \$96, the ad valorem was only 24 per cent. You buy the same crate of ware to-day for \$46, but the ad valorem has gone up to 55 per cent. Which would you rather have, low ad valorem equivalents and high-priced goods, or high ad valorem equivalents and low-priced goods. "What is the nature of the complaint against this bill? That it shuts us

"What is the nature of the complaint against this bill? That it shuts us out of a foreign market? No, for whatever that is worth to our citizens will be just as accessible under this bill as under the present law. We place no tax or burden or restraint upon American products going out of the country. They are as free to seek the best market as the products of any rival commercial power, and as free to go out as though we had absolute free trade. Statistics show that protective tariffs have not interrupted our export trade, but that it has increased under them.

"In the year 1843, being the first year after the protective tariff of 1842 went into operation, our exports exceeded our imports \$40,392,229, and in the following year they exceeded our imports \$3,141,226. In the two years following, the excess of imports over exports was \$15,475,000. The last year under the tariff the excess of exports over imports was \$34,317,249. So during the five years of the tariff of 1842 the excess of exports over imports was \$62,375,000. Under the low tariff of 1846 this was reversed, and, with the single exception of 1858, the imports exceeded the exports (covering a period of fourteen years) \$465,553,625.

"During the war and down to 1875 the imports with two exceptions ex-From 1876 down to 1889 inclusive (covering a period of ceeded the exports. fourteen years) there were only two years when our imports exceeded our exports, and the total excess of exports over imports was \$1,581,906,871 of the products of our own people more than we brought into the United States. The balance of trade has been almost uninterruptedly in our favor during the protective-tariff periods of our history, and against us with few exceptions during revenue-tariff periods. This would seem to indicate a healthful business condition with the outside world, resulting from the Republican economic system, and an unhealthful condition, where we had to send money out of the country to pay our balances under the Democratic system. The chief complaint against this bill comes from importers and consignees here, on the one hand, and the foreign merchants and consignors abroad. Why do they complain? Manifestly because in some way this bill will check their business here and increase the business of our own manufacturers and producers; it will diminish the importation of competing foreign goods, and increase the consumption of our home-made goods. This may be a good reason to influence the foreigner to oppose its passage, but is hardly a sound reason why Americans should oppose it.

"If the bill checks foreign importations of goods competing with ours, it will increase our production and necessarily increase the demand for labor at home. This may be a good reason why the cheap labor of other countries should be unfriendly to this bill, but furnishes the best of reasons why the workmen of the United States should favor it as they do. We do not conceal the purpose of this bill—we want our own countrymen and all mankind to know it. It is to increase production here, diversify our productive enterprises, enlarge the field, and increase the demand for American workmen.

"What American can oppose these worthy and patriotic objects? Others, not Americans, may find justification for doing so. This bill is an American bill. It is made for the American people and American interests.

"The press of other countries have denounced the bill with unmeasured severity, the legislative assemblies of more than one distant country have given it attention in no friendly spirit. It has received the censure of diplomates and foreign powers—for all of which there is manifest reason—it may pinch them, but no American citizen surely can object to it on that account. We are not legislating for any nation but our own; for our people and for no other people are we charged with the duties of legislation. We say to our foreign brethren: 'We will not interfere in your domestic legislation; we admonish you to keep your hands off of ours.'

"Contrast the imports and exports of the United Kingdom under free trade and unrestrained commerce with the imports and exports of the United States. In 1870 the total value of imports and exports of the United Kingdom was \$2,663,620,718; in 1888 it was \$3,386,087,844, an increase in eighteen years of \$672,467,126, equivalent to 25.25 per cent.

"The total value of the imports and exports of the United States in 1870 was \$917,794,421; in 1889, \$1,487,533,027, an increase of \$569,738,606, or an equivalent of 62 per cent., so that it will be observed that under the revenue-tariff system of Great Britain her imports and exports between 1870 and 1888 increased but 25.25 per cent., while under the protective system of the United States, which is characterized by our opponents as exclusive and restrictive and like a Chinese wall, the imports and exports of the United States increased between 1870 and 1889 62.8 per cent., a gain over Great Britain of nearly 37 per cent., and we sent out in those years more than we brought in.

"Notwithstanding the complaint that is made about the decadence of our foreign commerce Mulhall informs us that Great Britain's proportion in the foreign commerce in 1830 was 27.2 per cent. of the commerce of the world; but in 1870 it had fallen to 24.5 per cent., and in 1880 Great Britain's proporportion was but 21.2 per cent. In 1830 the United States had but 3.7 per cent. of the commerce of the world; in 1870 it had risen to 9.2 per cent., and in 1880 she had 11.5 per cent of the foreign commerce of the world.

"While Great Britain lost, between 1870 and 1880, 13 per cent. of her trade, the United States gained 22 per cent.; and if the United States would give the same encouragement to her merchant marine and her steamship lines as is given by other natious, this commerce on the seas under the American flag would increase and multiply. When the United States will expend from her treasury from five to six millions a year, as do France and Great Britain, to maintain their steamship lines, our ships will plow every sea in successful competition with the ships of the world. Will you, gentlemen, join us in encouraging our merchant marine?

"But, Mr. Chairman, in the presence of our magnificent domestic commerce, the commerce along our inland seas, our lakes and rivers and great railroad lines, why need we vex ourselves about foreign commerce? The domestic trade of the United States is 95 per cent. of the whole of our trade. Nowhere is the progress of the country so manifest as in this wonderful

#### APPENDIX.

growth and development. Our coasting trade more than doubled our foreign trade in 1880. Thirty-four million tons as against 16,000,000 of foreign, including all our exports and imports, carried in all the ships of the world in 1880. Our inland water tonnage was 25,000,000, our foreign 16,000,000.

"The water carriage of the United States along its coasts and its rivers is five times greater than the foreign commerce of the United States.

"Why, the movement of tonnage through the Detroit river in 1889 was 10,000,000 tons more than the total registered entries and clearances at all the seaports of the United States, and it was 3,000,000 tons in excess of the combined foreign and coastwise registered tonnage of the ports of Liverpool and London. What higher testimony do we want of the growth of our internal commerce?

"We try nations as they appear on the balance sheet of the world. We try systems by results; we are too practical a people for theory. We know what we have done and are doing under the economic system we advocate. We know that almost every month the balance of trade in our favor is in excess of \$20,000,000. We know the manufactures of the United States in 1880 amounted to \$1,126,000,000, as against \$816,000,000 of Great Britain.

"We know that in 1887 we manufactured 3,339,000 tons of steel rails, and that the manufacturers of England turned out only 3,170,000. We know that the United States in 1887 produced 2,308,000 tons of iron and England 1,711,000 tons. On the Atlantic seaboard there will be produced this year 100,000 tons of steel shipping built in our own ports from our own material. "Our railroad mileage and tonnage further illustrate the growth and extent of our dometric trade and commerce. In 1995 the number of miles of

"Our railroad mileage and tonnage further illustrate the growth and extent of our domestic trade and commerce. In 1865 the number of miles of railroad in operation in this country was 35,085; in 1887 it equaled 150,000 miles. We now have one-half of the railroads of the world. Estimating the cost of road and equipment at \$35,000 per mile, the amount expended in twenty-two years equaled \$4,037,495,000, a yearly expenditure of over \$183, 000,000. According to Poor's "Manual," the total tonnage for 1882 was 360,-490,375 tons; for 1883, 400,453,439 tons; for 1884, 399,074,749 tons; for 1885, 437,040,099 tons; for 1886, 482,245,254 tons; for 1887, 552,074,752 tons. "According to the statement of Mr. Poor, the tonnage of the Pennsylvaic Deiland for 1965 tong 100; for 1985, tong 100; for in 1987, 552 tong the in

"According to the statement of Mr. Poor, the tonnage of the Pennsylvania Railroad for 1865 was 2,555,706 tons; in 1887, 30,147,635 tons, the increase equaling 27,591,929 tons; the rate of increase in the twenty-two years being nearly 1,100 per cent. The tonnage of the New York Central Railroad increased from 1,767,059 in 1865 to 14,626,951 in 1887, the rate of increase being over 700 per cent. The tonnage of the Erie Railroad in 1865 was 2,234,350, and in 1887 13,549,260, the rate of increase being over 500 per cent. The tonnage of the three roads in 1865 equaled 6,557,115; in 1887, 58,323,848 tons, the increase equaling 51,766,732, the rate of increase being very nearly 800 per cent.

"Mr. Poor estimates that the net tonnage of 1887 of all the railroads in the country equaled 412,500,000. The number of gross tons moved in 1887 on all the railroads of the United States per head of population equaled 9 tons. In 1865 the gross tonnage moved equaled only 2 tons per head. The same authority estimates that the value of the total net tonnage of the railroads of the United States is equal to the sum of \$13,327,830,000, and at this estimate the value of the tonnage moved in 1887 equaled \$222 per head of the population of the country.

"The increase in value of the railroad tonnage of the country in 1887 equaled \$1,660,000,000, or \$960,000,000 in excess of the value of the exports for the same year. Could all this have been secured under your economic system? Would they have been possible under any other than the protective system?

"We have now enjoyed twenty-nine years continuously of protective tariff laws—the longest uninterrupted period in which that policy has prevailed since the formation of the Federal Government—and we find ourselves at the end of that period in a condition of independence and prosperity the like of which has never been witnessed at any other period in the history of our country, and the like of which has no parallel in the recorded history of the world.

"In all that goes to make a nation great and strong and independent we have made extraordinary strides. In arts, in science, in literature, in manufactures, in invention, in scientific principles applied to manufacture and agriculture, in wealth and credit and national honor, we are at the very front, abreast with the best and behind none.

"In 1860, after fourteen years of a revenue tariff, just the kind of a tariff that our political adversaries are advocating to-day, the business of the country was prostrated, agriculture was deplorably depressed, manufacturing was on the decline, and the poverty of the government itself made this nation a by-word in the financial centers of the world.

"We neither had money nor credit. Both are essential; a nation can get on if it has abundant revenues, but if it has none it must have credit. We had neither, as the legacy of the Democratic revenue tariff. We have both now. We have a surplus revenue and a spotless credit. I need not state what is so fresh in our minds, so recent in our history, as to be known to every gentleman who hears me, that from the inauguration of the protective tariff laws of 1861, the old Morrill tariff—which has brought to that veteran statesman the highest honor and will give to him his proudest monument this condition changed. Confidence was restored, courage was inspired, the government started upon a progressive era under a system thoroughly American.

"With a great war on our hands, with an army to enlist and prepare for service, with untold millions of money to supply, the protective tariff never failed us in a single emergency, and while money was flowing into our Treasury to save the government, industries were springing up all over the land the foundation and corner-stone of our prosperity and glory.

"With a debt of over \$2,050,000,000 when the war terminated, holding on to the protective laws against Democratic opposition, we have reduced that debt at an average rate of more than \$62,000,000 each year, \$174,000 every twenty-four hours of the last twenty-five years, and what looked to be a burden almost impossible to hear has been removed under the Republican fiscal system until now it is \$1,020,000,000, and with the payment of this vast sum of money the nation has not been impoverished. The individual citizen has not been burdened or bankrupted. National and individual prosperity have gone steadily on until our wealth is so great as to be almost incomprehensible when put into figures.

"The accumulations of the laborers of the country have increased, and the working classes of no nation in the world have such splendid deposits in savings banks as the working classes of the United States.

"Listen to its own story. The deposits of all the savings banks of New England in 1886 equaled \$554,532,434. The deposits in the savings banks of New York in 1886 were \$482,686,730. The deposits in the savings banks of Massachusetts for the year 1887 were \$302,948,624, and the number of depositors was 944,778, or \$320.67 for each depositor. The savings banks of nine States have in nincteen years increased their deposits \$628,000,000. The English savings banks have in thirty-four years increased theirs \$350,000,000. Our operatives deposit \$7 to the English operative's \$1. These vast sums represent the savings of the men whose labor has been employed under the protective policy which gives, as experience has shown, the largest possible reward to labor.

"There is no one thing standing alone that so surely tests the wisdom of a national financial policy as the national credit, what it costs to maintain it,

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and the burden it imposes upon the citizen. It is a fact which every American should contemplate with pride, that the public debt of the United States per capita is less than that of any other great nation of the world. Let me call the roll: Belgium's public debt, per capita, is \$72.18; France, \$218.27; Germany, \$43.10; Great Britain, \$100.09; Italy, \$74.25; Peru, \$140.06; Portugal, \$104.18; Russia, \$35.41; Spain, \$73.34; United States, \$33.92 on a population of 50,000,000; and now, with our increased population, the per capita would be under \$25. England increased her rate of taxation between 1870 and 1880 over 24 per cent., while the United States diminished nearly 10 per cent.

We lead all nations in agriculture, we lead all nations in mining, and we lead all nations in manufacturing. These are the trophies which we bring after twenty-nine years of a protective tariff. Can any other system furnish such evidences of prosperity? Yet in the presence of such a showing of progress there are men everywhere found who talk about the restraints we put upon trade and the burdens we put upon the enterprise and energy of our people. There is no country in the world where individual enterprise has such wide and varied range and where the inventive genius of man has such encouragement.

"There is no nation in the world, under any system, where the same reward is given to the labor of men's hands and the work of their brains as in the United States. We have widened the sphere of human endeavor and given to every man a fair chance in the race of life and in the attainment of the highest possibilities of human destiny.

"To reverse this system means to stop the progress of the Republic and reduce the masses to small rewards for their labor, to longer hours and less pay, to the simple question of bread and butter. It means to turn them from ambition, courage, and hope, to dependence, degradation and despair. No same man will give up what he has got, what he is in possession of, what he can count on for himself and his children, for what is promised by your theories. "Free trade, or, as you are pleased to call it, 'revenue tariff,' means the

"Free trade, or, as you are pleased to call it, 'revenue tariff,' means the opening up of this market, which is admitted to be the best in the world, to the free entry of the products of the world. It means more—it means that the labor of this country is to be remitted to its earlier condition, and that the condition of our people is to be leveled down to the condition of rival countries; because under it every element of cost, every item of production, including wages, must be brought down to the level of the lowest paid labor of the world. No other result can follow, and no other result is anticipated or expected by those who intelligently advocate a revenue tariff. We can not maintain ourselves against unequal conditions without the tariff, and no man of affairs believes we can.

"Under the system of unrestricted trade which you gentlemen recommend, we will have to reduce every element of cost down to or below that of our commercial rivals, or surrender to them our own market. No one will dispute that statement, and to go into the domestic market of our rivals would mean that production here must be so reduced that with transportation added we could undersell them in their own market, and to meet them in neutral markets and divide the trade with them would mean that we could profitably sell side by side with them at their minimum price.

"First, then, to retain our own market under the Democratic system of raising revenue by removing all protection would require our producers to sell at as low a price and upon as favorable terms as our foreign competitors. How could that be done? In one way only—by producing as cheaply as those who would seek our markets. What would that entail? An entire revolution in the methods and condition and conduct of business here, a leveling down through every channel to the lowest line of our competitors; our habits of living would have to be changed, our wage cut down 50 per cent., or upward, our comfortable homes exchanged for hovels, our independence yielded up, our citizenship demoralized.

"These are conditions iuseparable to free trade; these would be necessary if we would command our own market among our own people, and if we would invade the world's markets harsher conditions and greater sacrifices would be demanded of the masses. Talk about depression, we would then have it in its fullness. We would revel in unrestrained trade. Everything would indeed be cheap, but how costly when measured by the degradation which would ensue! When merchandise is the cheapest, men are the poorest, and the most distressing experiences in the history of our country—ay, in all human history—have been when everything was the lowest and cheapest measured by gold, for everything was the highest and the dearest measured by labor. We want no return of cheap times in our own country. We have no wish to adopt the conditions of other nations. Experience has demonstrated that for us and ours and for the present and the future the protective system meets our wants, our conditions, promotes the national design, and will work out our destiny better than any other."

## MR. CARLISLE'S VIEWS ON THE TARIFF.

#### EXTRACTS FROM A SPEECH MADE IN A DEBATE ON THE MILLS BILL, MAY 19, 1888.

"IT appears from the last official statement that there was in the Treasury at the close of the last month, including subsidiary and minor coins, the sum of \$136,143,357.95 over and above all the current liabilities of the government. This was \$56,676,662,65 more than the surplus on hand on the 1st day of December, 1887, and shows that there has been since that date an average monthly increase of \$11,335,332.15. The surplus accumulation each month under the existing system of taxation is more than the total cost of the government during the first two years of Washington's administration, while the aggregate sum is considerably in excess of the whole expenditure of the government during the first eighteen years of its existence under the Constitution, including civil and miscellaneous expenses, war, navy, Indians, pensions, and interest on the public debt.

"Every dollar of this enormous sum has been taken by law from the productive industries and commercial pursuits of the people at a time when it was sorely needed for the successful prosecution of their business, and under circumstances which afford no excuse whatever for the exaction. There is not a monarchical government in the world, however absolute its form or however arbitrary its power, that would dare to extort such a tribute from its subjects in excess of the proper requirements of the public service; and the question which Congress is now compelled to determine is whether such a policy can be longer continued here in this country, where the people are supposed to govern in their own right and in their own interest.

<sup>6</sup> On the 17th day of last month the Secretary of the Treasury, in pursu ance of authority conferred upon him by the law of March, 1881, as interpreted by the two Houses of Congress, issued a circular inviting proposals for the sale of bonds to the government. The first purchase was made under this invitation on the 18th day of April, and between that date and the close of business yesterday, a period of one month, he has purchased on account of the government 4 per cent. bonds to the amount of \$13,456,500, upon which interest had accrued at the date of the purchase to the amount of \$53,172.07. For these bonds he was compelled to pay the sum of \$17,046,136.06, which was \$3,536,464 more than the principal and accrued interest, or a premium of  $26\frac{14}{2}$  per cent. During the same time and under the same authority he purchased  $4\frac{12}{2}$  per cent. bonds to the amount of \$12,404,450, upon which interest had accrued to the amount of \$108,086.55. For these bonds he paid the sum of \$13,379,188.37, which was \$866,652.37 in excess of the principal and interest. The premium paid upon this class of bonds was nearly 7 per cent.

"This is the situation into which the government has been forced by the failure of Congress in past years to make provision for a reduction of taxa-Millions of dollars which ought to have remained in the hands of the tion. people who earned the money by their labor and by their skill in the prosecution of business have been taken away from them by law to be paid out to the bondholders in excess of their legal demands against the government. And, sir, if the present Congress shall adjourn without applying a remedy, this unjust process must go on for an indefinite length of time. In the presence of such a situation we cannot afford to quarrel about trivial details. Α reduction of the revenue-not by increasing faxation, as some propose, but by diminishing taxation in such manner as will afford the largest measure of relief to the people and their industries-should be the great and controlling object to which everything else should be subordinated. I do not mean that every interest, however small and insignificant, should not be carefully considered in a friendly spirit, but I do mean that the general interests of the many should not be subordinated to the special interests of the tew.

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"Although the question now presented is purely a practical one, it necessarily involves, to some extent, a discussion of the conflicting theories of taxation which have divided the people of this country ever since the organization of the government. There is a fundamental and irreconcilable difference of opinion between those who believe that the power of taxation should be used for public purposes only, and that the hurdens of taxation should he equally distributed among all the people according to their ability to bear them, and those who believe that it is the right and duty of the government to promote certain private enterprises and increase the profits of those engaged in them by the imposition of higher rates than are necessary to raise revenue for the proper administration of public affairs; and so long as this difference exists, or at least so long as the policy of the government is not permanently settled and acquiesced in, these conflicting opinions will continue to embarrass the representatives of the people in their efforts either to increase or reduce taxation.

"While no man in public life would venture to advocate excessive taxation merely for the purpose of raising excessive revenue, many will advocate it, or at least excuse it, when the rates are so adjusted or the objects of taxation are so selected as to secure advantages, or supposed advantages, to some parts of the country or to some classes of industries over other parts and other classes; and this, Mr. Chairman, is the sole cause of the difficulties we are now encountering in our efforts to relieve the people and reduce the surplus. It is the sole cause of the unfortunate delay that has already occurred in the revision of our revenue laws, and if the pending bill shall be defeated, and disaster in any form shall come upon the country by reason of overtaxation and an accumulation of money in the Treasury, this unjust feature in our present system will be responsible for it.

"Whenever an attempt is made to emancipate labor from the servitude which an unequal system of taxation imposes upon it, whenever it is proposed to secure as far as possible to each individual citizen the full fruits of his own earnings, subject only to the actual necessities of the government, and whenever a measure is presented for the removal of unnecessary restrictions from domestic industries and international commerce, so as to permit freer production and freer exchanges, the alarm is sounded and all the cohorts of monopoly are assembled to hear their heralds proclaim the immediate and irretrievable ruin of the country.

"Mr. Chairman, it has been stubbornly contended all through this debate that high rates of duty upon imported goods are beneficial to the great hody of consumers, because such duties, instead of increasing the price of the domestic articles of the same kind, actually reduce the prices. If this be true, all the other arguments in support of the existing system are not only super-fluous, but manifestly unsound. The proposition that a high tariff enables the producer to pay higher wages for his labor, and the proposition that it also reduces the prices of the articles he has to sell, which are the products of that lahor, are utterly inconsistent with each other, and no ingenuity of the casuist can possibly reconcile them. Labor is paid out of its own product, and unless that product can be sold for a price which will enable the employer to realize a reasonable profit and pay the established rates of wages, the business must cease or the rates of wages must he reduced. When the price of the finished product is reduced by reason of the increased efficiency of labor, or by reason of the reduced cost of the raw material, the employer may continue to pay the same or even a higher rate of wages and still make But the tariff neither increases the efficiency of labor nor his usual profits. reduces the cost of the raw material.

"I do not deny that prices have greatly fallen during the last fifty years, not only in this country, but all over the civilized world—in free-trade countries as well as in protectionist countries. Nor do I deny that during the

same time the general tendency has been toward an increase in the rates of wages; and this is true also of all civilized countries, free-trade and protection alike. It is not possible for me now to enumerate, much less discuss, all the causes that have contributed to these results. One of the most efficient causes, in fact the most efficient cause, is the combination of skilled labor with machinery in the production of commodities. The introduction and use of improved machinery has wrought a complete revolution in nearly all our manufacturing industries, and in many cases has enabled one man to do the work which it required one hundred men to do before. Here is a statement furnished by the United States Commissioner of Labor to the chairman of the Committee on Ways and Means, showing the value of the product of a week's labor in spinning cotton yarn by hand and the value of the product of a week's labor combined with machinery in the same industry: In 1813, one man working sixty hours by hand could turn out three pounds of cotton yarn, worth \$2.25, or seventy-five cents per pound; now the same man, if he were living, could turn out in sixty hours with the use of machinery 3,000 pounds of cotton yarn of the same character, worth, \$450, or fifteen cents The cotton-spinner now receives as wages for his week's work per pound. more than three times as much as the total value of the product of a week's work, including the value of the material, in 1813; and yet labor is far cheaper to the employer now than it was then. Although the employer now receives only one-fifth as much per pound for his cotton yarn as he did in 1813, he realizes from the sale of the products of a week's labor just two hundred times as much as he did then.

"I have also a statement prepared by the same official, showing the relative production and value of product of a weaver using hand and power machinery, from which it appears that a weaver by hand turned out, in seventytwo hours in 1813, 45 yards of cotton goods (shirting), worth \$17.91, while a weaver now, using machinery, turns out in sixty hours 1,440 yards, worth \$108. Substantially the same exhibit could be made in regard to a very large number of our manufacturing industries.

"Is it strange, Mr. Chairman, in view of these facts, that the prices of manufactured goods have fallen or that the wages of the laborers who produce them have risen? Is it not, on the contrary, remarkable that there has not been a greater fall in prices and a greater increase in wages? Undoubtedly there would have been a greater reduction in prices and a greater increase in wages if there had been a wider market for the products and a lower cost for the material.

"The tremendous productive forces at work all over the world in these modern times, and the small cost of maual labor in comparison with the value of the products of these combined forces, can not be realized from any general statement upon the subject. In order to form some idea of the magnitude of these natural and mechanical forces, and the efficiency of manual labor and skill when connected with them, let us look at the situation in six of our own manufacturing industries. In the manufacture of cotton goods, woolen goods, iron and steel, sawed lumber, paper, and in our flouring and grist mills, there were employed, according to the latest statistics, 517,299 persons, not all men, but many of them women and children. This labor was supplemented by steam and water power equal to 2,496,299 horse-power. This is equal to the power of 14,977,794 men; and thus we find that a little over 517,000 persons of all ages and sexes are performing, in connection with steam and water power, the work of 15,495,098 adult and healthy men.

"The railroad, the steam-vessel, the telegraph, the improved facilities for the conduct of financial transactions, and many other conveniences introduced into our modern systems of production and distribution and exchange have all contributed their share toward the reduction of prices, and it would be interesting to inquire what their influence has been, but I can not pursue this particular subject further without occupying too much time."

## THE CENTENNIAL MESSAGE.

## EXTRACT FROM PRESIDENT CLEVELAND'S MESSAGE TO THE FIF-TIETH CONGRESS, SENT DECEMBER 3, 1888.

THE second session of the Fiftieth Congress convened on Monday, Dec. 3, 1888; and the President sent in his fourth annual message, as follows:

### To the Congress of the United States:

As you assemble for the discharge of the duties you have assumed as the representatives of a free and generous people, your meeting is marked by an interesting and impressive incident. With the expiration of the present session of the Congress the first century of our constitutional existence as a nation will be completed.

Our survival for one hundred years is not sufficient to assure us that we no longer have dangers to fear in the maintenance, with all its promised blessings, of a government founded upon the freedom of the people. The time rather admonishes us to soberly inquire whether in the past we have always closely kept in the course of safety, and whether we have before us a way plain and clear which leads to happiness and perpetuity.

When the experiment of our government was undertaken, the chart adopted for our guidance was the Constitution. Departure from the lines there laid down is failure. It is only by a strict adherence to the direction they indicate and by restraint within the limitations they fix that we can furnish proof to the world of the fitness of the American people for selfgovernment.

The equal and exact justice of which we boast as the underlying principle of our institutions should not be confined to the relations of our citizens to each other. The government itself is under bond to the American people that in the exercise of its functions and powers it will deal with the body of our citizens in a manner scrupulously honest and fair and absolutely just. It has agreed that American citizenship shall be the only credential necessary to justify the claim of equality before the law, and that no condition in life shall give rise to discrimination in the treatment of the people by their government.

The citizen of our republic in its early days rigidly insisted upon full compliance with the letter of this bond, and saw stretching out before him a clear field for individual endeavor. His tribute to the support of his government was measured by the cost of its economical maintenance, and he was secure in the enjoyment of the remaining recompense of his steady and contented toil. In those days the frugality of the people was stamped upon their government, and was enforced by the free, thoughtful, and intelligent suffrage of the citizen. Combinations, monopolies, and aggregations of capital were either avoided or sternly regulated and restrained. The pomp and glitter of governments less free offered no temptation and presented no delusion to the plain people who, side by side, in friendly competition wrought for the ennoblement and dignity of man, for the solution of the problem of free government, and for the achievement of the grand destiny awaiting the land which God had given them.

A century has passed. Our cities are the abiding-places of wealth and luxury; our manufactories yield fortunes never dreamed of by the fathers of the republic; our business men are madly striving in the race for riches, and

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#### APPENDIX.

immense aggregations of capital outrun the imagination in the magnitude of their undertakings.

We view with pride and satisfaction this bright picture of our country's growth and prosperity, while only a closer seruiny develops a somber shading. Upon more careful inspection we find the wealth and luxury of our cities mingled with poverty and wretchedness and unremunerative toil. A crowded and constantly increasing urban population suggests the impoverishment of rural sections and discontent with agricultural pursuits. The farmer's son, not satisfied with his father's simple and laborious life, joins the eager chase for easily acquired wealth.

We discover that the fortunes realized by our manufacturers are no longer solely the reward of sturdy industry and enlightened foresight, but that they result from the discriminating favor of the government, and are largely built upon undue exactions from the masses of our people. The gulf between employers and the employed is constantly widening and classes are rapidly forming, one comprising the very rich and powerful, while in another are found the toiling poor.

As we view the achievements of aggregated capital, we discover the existence of trusts, combinations, and monopolies, while the citizen is struggling far in the rear or is trampled to death beneath an iron heel. Corperations, which should be the carefully restrained creatures of the law and the servants of the people, are fast becoming the people's masters.

Still, congratulating ourselves upon the wealth and prosperity of our country, and complacently contemplating every incident of change inseparable from these conditions, it is our duty as patriotic citizens to inquire, at the present stage of our progress, how the bond of the government made with the people has been kept and performed.

Instead of limiting the tribute drawn from our citizens to the necessities of its economical administration, the government persists in exacting, from the substance of the people, millions which, unapplied and useless, lie dormant in its Treasury. This flagrant injustice, and this breach of faith and obligation, add to extortion the danger attending the diversion of the currency of the country from the legitimate channels of business.

Under the same laws by which these results are produced, the government permits many millions more to be added to the cost of the living of our people and to be taken from our consumers, which unreasonably swell the profits of a small but powerful minority.

The people must still be taxed for the support of the government under the operation of tariff laws. But to the extent that the mass of our citizens are inordinately burdened beyond any useful public purpose, and for the benefit of a favored few, the government, under pretext of an exercise of its taxing power, enters gratuitously into partnership with these favorites to their advantage and to the injury of a vast majority of our people.

This is not equality before the law.

The existing situation is injurious to the health of our entire body politic. It stifles, in those for whose benefit it is permitted, all patriotic love of country, and substitutes in its place selfish greed and grasping avarice. Devotion to American citizenship for its own sake and for what it should accomplish as a motive to our nation's advancement and the happiness of all our people is displaced by the assumption that the government, instead of being the embodiment of equality, is but an instrumentality through which especial and individual advantages are to be gained.

The arrogance of this assumption is unconcealed. It appears in the sordid disregard of all but personal interests, in the refusal to abate for the benefit of others one iota of selfish advantage, and in combinations to perpetuate such advantages through efforts to control legislation and improperly influence the suffrages of the people. The grievances of those not included within the circle of these beneficiaries, when fully realized, will surely arouse irritation and discontent. Our farmers, long-suffering and patient, struggling in the race of life with the hardest and most unremitting toil, will not fail to see, in spite of misrepresentations and misleading fallacies, that they are obliged to accept such prices for their products as are fixed in foreign markets where they compete with the farmers of the world; that their lands are declining in value while their debts increase; and that without compensating favor they are forced by the action of the government to pay for the benefit of others such enhanced prices for the things they need that the scatty returns of their labor fail to furnish their support, or leave no margin for accumulation.

Our workingmen, enfranchised from all delusions, aud no longer frightened by the cry that their wages are endangered by a just revision of our tariff laws, will reasonably demand through such revision steadier employment, cheaper means of living in their homes, freedom for themselves and their children from the doom of perpetual servitude, and an open door to their advancement beyond the limits of a laboring class. Others of our citizens, whose comforts and expenditures are measured by moderate salaries and fixed incomes, will insist upon the fairness and justice of cheapening the cost of necessaries for themselves and their families.

When to the selfishness of the beneficiaries of unjust discrimination under our laws there shall be added the discontent of those who suffer from such discrimination, we will realize the fact that the beneficent purposes of our government, dependent upon the patriotism and contentment of our people, are endangered.

Communism is a hateful thing, and a menace to peace and organized government. But the communism of combined wealth and capital, the outgrowth of overweening cupidity and selfishness, which insidiously undermines the justice and integrity of free institutions, is not less dangerous than the communism of oppressed poverty and toil which, exasperated by injustice and discontent, attacks with wild disorder the citadel of rule.

He mocks the people who proposes that the government shall protect the rich and that they in turn will care for the laboring poor. Any intermediary between the people and their government, or the least delegation of the care and protection the government owes to the humblest citizen in the land, makes the boast of free institutions a glittering delusion, and the pretended boon of American citizenship a shameless imposition.

A just and sensible revision of our tariff laws should be made for the relief of those of our countrymen who suffer under present conditions. Such a revision should receive the support of all who love that justice and equality our government finds its strength and its power to protect the citizen and his property, of all who helieve that the contented competence and comfort of many accord better with the spirit of our institutions than colossal fortunes unfairly gathered in the hands of a few, of all who appreciate that the forhearance and fraternity among our people which recognize the value of every American interest, are the surest guarantee of our national progress, and of all who desire to see the products of American skill and ingenuity in every market of the world with a resulting restoration of American commerce.

The necessity of the reduction of our revenue is so apparent as to be generally conceded. But the means by which this end shall be accomplished and the sum of direct benefit which shall result to our citizens present a controversy of the utmost importance. There should be no scheme accepted as satisfactory by which the burdens of the people are only apparently removed. Extravagant appropriations of public money, with all their demoralizing consequences, should not be tolerated, either as a means of relieving the Treasury of its present surplus or as furnishing pretext for resisting a proper reduction in tariff rates. Existing evils and injustice should be honestly recognized, boldly met, and effectively remedied. There should be no cessation of the struggle until a plan is perfected, fair and conservative toward existing industries, but which will reduce the cost to consumers of the necessaries of life, while it provides for our manufacturers the advantage of freer raw materials and permits no injury to the interests of American labor.

The cause for which the battle is waged is comprised within lines clearly and distinctly defined. It should never be compromised. It is the people's cause.

It can not be denied that the selfish and private interests which are so persistently heard, when efforts are made to deal in a just and comprehensive manner with our tariff laws, are related to, if they are not responsible for, the sentiment largely prevailing among the people that the general government is the foundation of individual and private aid; that it may be expected to relieve with paternal care the distress of citizens and communities, and from the fullness of its Treasury it should, upon the slightest possible pretext of promoting the general good, apply public funds to the benefit of localities and individuals. Nor can it be denied that there is a growing assumption that, as against the government and in favor of private claims and interests, the usual rules and limitations of business principles and just dealing should be waived.

These ideas have been unhappily much encouraged by legislative acquiescence. Relief from contracts made with the government is too easily accorded in favor of the citizen; the failure to support claims against the government by proof is often supplied by no better consideration than the wealth of the government and the poverty of the claimant; gratuities in the form of pensions are granted upon no other real ground than the needy condition of the applicant or for reasons less valid; and large sums are expended for public buildings and other improvements, upon representations scarcely claimed to be related to public needs and necessities.

claimed to be related to public needs and necessities. The extent to which the consideration of such matters subordinates and postpones action upon subjects of great public importance, but involving no special, private, or partisan interest, should arrest attention and lead to reformation.

## CONGRESSIONAL ELECTIONS.

#### PLURALITIES OR MAJORITIES, REPUBLICAN, DEMOCRATIC, PEOPLE'S PARTY, LABOR PARTY OR INDEPENDENT, RECORDED AT THE CONGRESSIONAL ELECTIONS OF 1886, 1888 AND 1890, IN EVERY DISTRICT OF THE UNITED STATES AND THE TERRITORIES.

Chata	District	Plurality or Majority		State	District	Plurality or Majority			
State	Dis	1886	1888	1890	State	Dis	1886	1888	1890
Alabama	$\frac{1}{2}$	4,240 D 5,659 D	4,489 D 6,838 D	7,623 D 7,930 D	Illinois— Continued.	$15\\16$	$1,425 R \\ 860 D$	2,293 R 705 D	582 D 516 D
	2 3 4	11,387 D	10,478 D 13,153 D	9,138 D 4.664 D		17 18	$^{3,380}_{1,162}$ R	4,610 D 16 D	6,939 D 750 D
	5 6 7	4,783 D 3,569 D 2,941 D	5,736 D 8,672 D 8,439 D	5,548 D 8,720 D 3,999 D	Indiana	$     \begin{array}{c}       19 \\       20 \\       1     \end{array} $	4,344 D 1,172 R 1,357 R	$2,471 D \\ 1,819 R \\ 20 D$	$\begin{array}{c c} 4,797   { m D} \\ 1,307   { m R} \\ 855   { m D} \end{array}$
Arizona	8	3,045 D	4,821 D 3,834 D	4,745 D 1,196 D	jnulana	$\frac{1}{2}$	1,209 D 2,604 D	1,884 D 3.076 D	2,701 D 3.940 D
Arkansas	1 2 3	6.092 D	1,348 D 846 D	603 D 875 D		45	788 D 532 D	729 D 704 D	1,740 D 2,695 D
	4	2.22710	5,515 D	12,824 D 5,272 D		6 7 8	8,144 R 1,874 D 1,097 R	9,122 R 1,727 D 69 D	6,249 R 5,313 D 3,068 D
Califoruia	512	973 D	10,645 D 326 R 1,523 D	7,734 D 181 D 159 D		9 10	3,416 R 2,073 R	4,450 R 1.156 R	$1,299   R \\ 838   D$
	3	2,524 R 1,559 R	5,280 R 593 R	4,837 R 1,105 R		$\frac{11}{12}$	408 R 2,484 R	475 D 1,311 D	1,813 D 4,050 D
	5	119 R 55 R	5.961 R	2,972 R 4,618 R 8,382 R	Iowa	13 1	1,018 D 937 R 6,707 D	$\begin{array}{c} 355 \ { m D} \\ 874 \ { m R} \\ 5,032 \ { m D} \end{array}$	2,704 D 1,061 D 9,010 D
Colorado Connecticut	12	803 R 446 D	682 D 3,531 D	1 692 D		23 45 6	2,929 R 1,929 R 733 R	4,585 R 2,222 R	207 R 1.949 D
	3	648 R 321 D	992 R 956 D	992 R 956 D			618D	i 828 K	293 D 520 D
Delaware Florida	.11	7,104 D	10,107 D	9,052 D		89		995 R	2,545 R 116 R 1,283 L
Georgia	. 1	2.044 D	6.620 D	7,778 D 6.413 D		10	3,899 R 4,437 R	5,368 R 6,259 R	1,311 R 907 R
	4	1,704 D 2,579 D	6,124 <b>D</b> 5,673 <b>D</b>	6,790 D 6,171 D	Kansas	12	3,515 R 2,619 R	6,243 R 9.663 R	1,380 R 5,440 R
	1	1.722 L	8.809 L	2,860 D		34	6 255 B	12,759 R 14,515 R 8,301 R	4,431 P 4,999 P 5,484 P
		3 2,267 L	5.182	3,405 D		5 6 7	8,348 R 9,445 R		
Idaho	1	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	D 5,780 I R 1.747 F	0 4,859 D R 2,104 R	Kentucky		1,254 D 3,020 D 1,007 R	5,345 D 3,451 D 1,735 D	6,006 D 3,391 D 4,223 D
Illinois		2  16 1	0 6.082 I	D] 6.750 D		4	2,120 L	4,456 D 3.027 D	4,046 D 5,104 D
		8 7,369 H 4 4,667 H 5 7,973 H	2,518 E	R 662 D			825 L 4.791 L	6,020 D	4,509 D
		$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	R 6,236 H R 5,039 H	R = 2,572 R			) 188 F	2 379 L 478 B	5,223 D 1,527 D
	1	$egin{array}{cccc} 8 & 2,934 \ 1 \\ 9 & 3,120 \ 1 \\ 0 & & 29 \ 1 \end{array}$	R = 2,381 I	R 947 D		11	1,546 F	L 1,816 B 4,052 L	3,648 R 4,669 D
	111		R 2,077 H	R 1,873 D D 7,569 D			$\begin{array}{cccccccccccccccccccccccccccccccccccc$	) 174 F 12,503 L	4,636 D 11,270 D
	1		D 2,914 ]	D = 5,005 L	81		5,735 5,735 13,123 1	0 15,339 I 20,124 I	8,030 D 11,116 D

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## CONGRESSIONAL ELECTIONS—Continued.

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State	District	Plural	Plurality or Majority		State	District	Plural	ity or Majority	
	Dis	1886	1888	1890	State	Dis	1886	1888	1890
Louisiana,Con. Maine	6 1 2 3	$^{9,250}_{1,326} {}^{\rm D}_{\rm R} \\ ^{6,429}_{4,991} {}^{\rm R}_{\rm R}$	7,764 D 2,433 R 5,462 R 6,531 R 4,345 R	6,611 D 4,827 R 4,812 R 3,515 R 4,593 R	New Jersey— Continued.	3 4 5 6 7	637 R 123 D 2,836 R 1,773 R 4,253 D	2,593 D 73 D 1,072 R 774 R	4,518 D 4,684 D 1,356 D 1,810 D
Maryland	4	9,250 D 1,326 R 6,429 R 4,991 R 3,574 R 1,151 D 3,654 D 10,384 D 7,524 D 2,729 D	4,345 R 482 D 1,882 D 5,289 D 80 R 181 D	2,380 D 5,610 D 5 641 D	New Mexico New York	1 2 3	4,253 D 3,888 D 926 D 11,099 D 172 R	6,074 D 1,650 D 1,663 D 5,872 D 2,871 R	5,114 D 2,064 D 4,914 D 6,581 D 18 D
Massachusetts	$ \frac{2}{3} $	413 R 3,648 R 1,822 R 1,761 D 7,372 D	1,634 R 9,485 R 3,684 R 1,558 D	6,634 D 1,618 D 165 D 9,485 R 3,684 R 1,558 D 8,031 D		8	3,628 D 472 D 13,433 D 5,923 D 380 D 5,495 D	1,022 R R D D D R D D D D D D D D D D D D D	9,762 D 5,656 D 4,596 D 6,504 D 12,118 D 9,799 D
Michigan	23456789	3,358 R 728 R 1,374 R 532 D 7512 R 4,566 R 4,566 R 4,716 R 2,513 R 4,716 R 813 D 1,686 R 447 R 813 D 1,686 R 813 D 1,686 R 813 D 2,688 R 813 D 2,688 R 813 D 2,698 R 813 D 2,698 R 813 D 2,698 R 815 R	8,031 JR 1,464 R 5,294 R 8,220 R 3,220 R 3,220 R 3,036 R 1,915 R 3,816 R 2,027 R 4,060 2 4,185 R 4,060 R 4,060 R 4,374 R	1,404 R 5,294 R 4,572 R 131 D 700 B 5,930 D 5,930 D 2,263 R 394 R 2,298 D 681 D 1,987 D 76 D 76 D		$14 \\ 15 \\ 16 \\ 17 \\ 18 \\ 20 \\ 21 \\ 22 \\ 22 \\ 24 \\ 25 \\ 26 \\ 26 \\ 10 \\ 10 \\ 10 \\ 10 \\ 10 \\ 10 \\ 10 \\ 1$	4,002 R 3,488 R 1,263 D 167 D 6,304 R 9,327 R 5,330 R 1,484 R 1,765 R 4,589 R 6,793 R	1,733 D 4,454 D 9,168 D 1,74 R 12,542 R 1,669 R 2,366 D 1,669 R 2,366 D 1,699 R 2,366 D 1,727 R 1,732 R 1,253	8,596 D 8,183 D 12,073 D 16,448 D 6,180 D 1,579 D 9,046 R 2,010 D 1,579 D 1,581 R 3,404 R 5,14 D 5,828 R 3,402 R
	$     \begin{array}{c}       10 \\       11 \\       1 \\       2 \\       3 \\       4     \end{array} $	2,147 D 2,243 R 2,828 D 9,684 R 1,205 D 5,125 D 42,698 R 3,113 D 3,066 D 2,136 D	115 R 3,358 R 1,844 R 9,219 R 2,868 R 10,006 R	66 D 2,118 R 2,323 D 482 R 4,533 D 5,728 D 2,142 P		27 28 29 30 31 32	9,786 R 2,313 R 14,038 R 2,661 R 4,589 R	1,258 R 4,825 R 5,704 R	1,992 R 89 D 1,353 R 251 D 11,440 R 4,973 D
Mississippi	4	~,100 D	3,358 R 1,844 R 9,219 R 2,868 R 10,006 R 7,519 R 9,621 D 8,161 D 7,010 D 10,459 D 12,255 D	3,501 D		$     \begin{array}{c}       33 \\       34 \\       1 \\       2 \\       3     \end{array}   $	3,333 R 1,133 R 7,661 R 2,755 D 2,098 D 5,395 D		1,792 D 5,726 R 3,753 D 1,230 R 8,807 D
	5671234567890	4,459 D 4,502 D 2,868 D 730 D 4,362 D 2,087 D 785 R 2,880 D 2,077 D 1,364 D 100 D 1,048 D	12,535 D 6,116 D 8,390 D 3,510 D 4,659 D 3,671 D 3,137 D 2,136 D 1,863 D 1,816 R 2,450 R 2,259 D	$\begin{array}{c} 6,572\\ 4,256\\ D\\ 5,154\\ D\\ 7,389\\ D\\ 7,455\\ D\\ 3,309\\ D\\ 5,882\\ D\\ 7,662\\ D\\ 4,980\\ D\\ 2,058\\ D\\ 3,614\\ D\\ 1,649\\ D\end{array}$	North Dakota Ohio	4567891123456	2,356 R 1.799 R	564 D 15,426 R 1,158 D 1,158 D 2,558 D 675 R 5,705 D 3,108 D 518 R 9,509 R 1,899 R 1,596 R 7,796 D 5,994 D	6,578 D 1,939 D 8,396 D 743 D 1,128 D 6,535 R 2,288 R 7,730 R 2,631 D 1,410 D 1,410 D 1,712 D
Montana Nebraska	$     \begin{array}{c}       11 \\       12 \\       13 \\       14 \\       1 \\       2 \\       1 \\       1 \\       2 \\       1 \\       1 \\       1 \\       1 \\       2 \\       1 \\       1 \\       1 \\       1 \\       1 \\       2 \\       1 \\       1 \\       1 \\       1 \\       1 \\       2 \\       1 \\       1 \\       1 \\       1 \\       2 \\       1 \\       1 \\       1 \\       1 \\       1 \\       2 \\       1 \\       1 \\       1 \\       1 \\       2 \\       1 \\       1 \\       1 \\       1 \\       1 \\       1 \\       1 \\       2 \\       1 \\ $	2,598 D 3,665 D 1,958 R 7,866 D 3,718 D 7,023 D 5,058 R 7,774 R 1,030 R 205 D	4,623 D 2,879 R 5,739 D 5,126 R 3,407 R 9,757 R 11,070 R 1,239 R 359 R	4,106 D 7,115 D 2,760 D 6,275 D 6,275 D 6,275 D 6,713 D 14,328 D 6,391 I 874 R 1,138 D 2,710 R 2,710 R			2 D 1,388 R 1,869 R 1,588 R 1,258 R 1,258 D 2,580 D 1,071 R 1,470 R 3,974 D 3,613 R	95 R 858 R 3,270 R 2,224 R 1,141 D 4,985 R 2,571 D 962 R 2,807 R 4,625 D 4,625 D 4,625 D 4,609 R 11,900 R	2,056 D 194 D 2,132 D 3,784 R 2,953 D 7,037 R 1,466 D 3,420 D 3,748 D 3,748 D 3,748 D 3,748 D

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	lict	Plura	ity or M	ajority		lict	Plura	ity or M	ajority
State	District	1886	1888	1890	State	District	1886	1888	1890
	<u> </u>					-			
Ohio-	20	877 R	2,098 R	7,924 R	Tennessee-	5	7,546 D	9,358 D	8,550 D
Continued.		1,433 D	616 R	3,390 D	Continued.	6	5,701 D	6,279 D	8,948 D
Oklahoma .	1	1.005 0	m ann D	2,032 R		7	3,724 D	3,855 D	4,998 D
Oregon Pennsylvania		1,635 R 6,399 R	7,407 R 5,685 R	9,913 R 7,669 R		8	2,697 D 4,338 D	2,480 D	7,975 D 8,232 D
remsylvama	2	5,633 R	4,408 R	6,539 R		10	4,338 D 3,996 D	7,090 D 8,419 D	8,232 D 6,146 D
	Ĩ	11,320 D	17.530 D	3,084 D	Texas	1	6,500 D	4,996 D	8.045 D
		11,509 R		12,265 R	10Aus	2	15,733 D	9,554 D	12,917 D
		11,188 I	6,685 R			ĩã	9,336 D	10,882 D	11,369 D
	6	1,312 R	6,500 R	4,105 R		4	12,533 D	24,300 D	11.451 D
	7	2,135 R	1.011 R	187 D		5	3,459 D	22,524 D	20,856 D
	8	4,815 D	6,340 D	6,875 D		6	7,329 D	14,689 D	24,971 D
	9	9,634 R	9,659 D	11.193D			17,218 D	3,547 D	9,479 D
		20,671 D	11,174 R	9,768 R		8	20,996 D	12,760 D	13,267 D
		17,560 D	1,686 R	303 D		9	5,823 D	5,385 D	16,240 D
	12	650 D	1,499 R	1,484 R			19,317 D	11,828 D	29,763 D
	13	774 R	688 D	1,480 D	Utah		14,236 D	23,231 D	37,470 D 9,441 D
	14	2,631 R 5,660 R	$^{6,262}_{6,339}$ R	$3,487 \mathbf{R}$ 2,222 $\mathbf{R}$	Vermont		19,673 D 9,977 R	6,643 D 14.146 R	8,531 R
	15 16	4,826 R	3,654 R	51 R	vermont	15	10,509 R	14.614 R	9,132 R
	17	899 R	2,656 D	5,944 D	Virginia	Ĩ		414 R	2,463 D
	18	3,247 R	4,716 R	609 R	The since	2	5,434 R	6,095 R	1.167 D
	19	3.946 D	4,579 D	7,109 D		$\frac{2}{3}$	1,452 D	261 D	13,937 D
	20	153 R	4.281 R	526 R		4	8,475 R	642 D	3,334 D
	21	255 R	5,221 R	1,498 R		5	3,159 R	1,363 D	9,209 D
	22	4,005 R	8,905 R	7,905 R		6	450 L	3,730 D	10,714 D
	23	5,039 R	7,288 R	7,116 R		17	764 D	2,820 D	8,942 D
	24	4,440 R	4,338 R	123 R	1	$ \frac{8}{9} $	2,562 D 3,570 R	1,123 D   478 D	3,318 D 3,347 D
	25	1,622 R	7,155 R	3,161 D		10	1,654 R		8,779 D
	$\frac{26}{27}$	531 R 1.213 D	3,072 R	888 R 3,313 R	Washington	11	2,192 D	7,371 R	6.322 R
	28	1,213	4,212 R	4,692 D	West Virginia.	1	827 R	19 D	648 D
Rhode Island	1	1,145 R	2,689 D 2,090 R	1.008 D	Webe viigiane.	2	90 D	378 D	2,065 D
niloue Islanu	2	577 D	2.891 R	16 D	•	13		1,313 D	4,655 D
South Carolina			7,244 D	5,900 D		4	747 D	3D	1,925 D
Journ (Janomia	2		9,299 D	8.285 D	Wisconsin	1	573 R	4,314 R	323 D
	3		8,758 D	8,139 D		23	4,228 R	2,954 D	8,560 D
	4			8,114 D			3,510 R	2,929 R	1,002 D
	5	4,696 D	4,532 D	8,111 D	1	4	3,710 L	1,527 R	7,074 D
	6		8,386 D	6,670 D		5	5,548 D	4,226 D 3,764 R	9,615 D 2,164 D
	3		1,355 D	476 D		$\begin{vmatrix} 6 \\ 7 \end{vmatrix}$	4,457 R 4,803 R	3,764 R 4,485 R	2,164 D 2,002 D
South Dakota.	1		19,860 R	3,027 R		8			2,348 R
Tennessee	12	5,440 R 8,057 R	7,171 R 13,524 R	747 R 5,382 R		l ĝ			5,330 D
				5,362 R 523 D	Wyoming				2.859 R
						1	.,	1,000	
	1.5	1 3,040 (D	0,0041D	0,00410		1	<u> </u>		<u> </u>

# CONGRESSIONAL ELECTIONS—Continued.

## VOTE OF CITIES.

	Presi	dent, 1888.		Governor, 1889–1892.			
City	Total Vote	Plurality	Party	Total Vote	Plurality	Party	Year
Baltimore, Md.         Boston, Mass.         Brooklyn, N. Y.         Burlington, Vt.         Cheyenne, Wyo.         Chicago, Ill.         Cincumati, O.         Hartford, Conn.         Lewiston, Me.         Milwaukee, Wis.         Nashville, Tenn.         New Orleans, La.         New York, N. Y.         Philadelphia, Pa.         Providence, R. I         Richmond, Va.         St. Louis, Mo.	2,212 $125,497$ $11,351$ $2,918$ $37,057$ $5,917$ $23,286$ $269,204$ $205,444$ $13,954$	$\begin{array}{c} & 5.045 \\ 8,853 \\ 12,235 \\ 503 \\ - \\ 3,604 \\ - \\ 322 \\ 458 \\ 2,544 \\ 89 \\ 7,760 \\ 57,174 \\ 18,572 \\ 493 \\ 1,938 \\ 6,255 \end{array}$	DDDR   D   DRRDDDRRDR	72,250 60,995 143,866 1,284 2,316 54,816 9,875 2,882 37,754 2,971 37,989 239,108 191,978 20,584 14,235	$\begin{array}{c} 17,537\\ 18,558\\ 17,642\\ 44\\ 326\\ -\\ -\\ 4,216\\ 4,216\\ -\\ 725\\ 9\\ 5,299\\ 385\\ 7,073\\ 59,502\\ 20,888\\ 669\\ 5,445\\ \end{array}$	ההאפהמפמש   אאפפפ	1891 1891 1891 1890 1890 1890 1890 1890
San Francisco (County), Cal Seattle, Wash Trenton, N. J	54,407 12,434	2,991 590	$\frac{D}{R}$	$55,266 \\ 4,463 \\ 11,670$	211 711 350	D R D	1890 1890
Wilmington, Del	8,428	1,708	D	11,070	300 419	R	1889 1890

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## FARMERS' ALLIANCE.

There have been several meetings in States where the Alliance is best represented; but there is nothing of vital importance to record beyond what is stated elsewhere.

## THE AUSTRALIAN BALLOT.

Steps are being taken in several States to reform the voting system now in operation.

## THE NATIONAL COMMITTEES.

The names of National Committeemen appointed at the Convention are mentioned in Part I.

## THE TARIFF.

Legislation under this heading is now pending in the Fifty-second Congress.

## RECIPROCITY.

A treaty has been signed with Austria-Hungary.

### THE SILVER QUESTION.

Legislation under this heading is now pending in the Fifty-second Congress.

## STATE AND TERRITORIAL GOVERNORS, 1892-93.

 Indiana.—Governor Alvin P. Hovey (R.) died November 23, 1891; succeeded by Lieutenant-Governor Ira J. Chase (R.).
 Nebraska.—Governor John M. Thayer (R.) was succeeded on January 8, 1891, by James E. Boyd (D.), who was removed from office May 5, 1891, by decree of the State Supreme Court, and John M. Thayer again assumed the functions of Governor, continuing in office with January 1992 in office until January, 1893.

Wyoming.-Governor, Amos W. Barber (acting).

## STATE AND TERRITORIAL LEGISLATURES, 1892-93.

Mississippi.-At the State election, November, 1891, 45 Senators and 133 Assemblymen were elected; all regular Democrats, except 3 Republicans, 1 Greenbacker and 7 Independents.

Nevada.-No figures available at this time.

New Mexico. — Apportionment by the Governor not yet made available.

Texas.-No figures available at this time.

Utah.-Council, 8 Democrats, 4 Liberals; House, 16 Democrats and 8 Liberals.

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## CHANGES IN THE FIFTY-SECOND CONGRESS.

SENATE.

State.	Name.	Died.	Successor.
Vangag	Preston B. Plumb. John S. Barbour	Dec. 20, 1891. May 14, 1892.	Bishop W. Perkins. Gen. Eppa Hinton.
		HOUSE	

District.	Name.	Died.	Successor.
10th Now Vork	Francis B. S	pinolaApr. 13, 1891	1. W. Bourke Cockran.
5th Michigan	Melbourne l	4. Ford Apr. 20, 189	L. Offaries L. Deikhap.
9d Tennessee	Leonidas C.	Houk May 25, 189.	L. John C. Houk.
South Dakota	John R. Gai	nbleAug. 14, 189	L. Jonn L. Joney.
8th Wirginia	Wm H F	LeeOct. 15, 1891	L. Elisna E. Mereditii.
10th Kentucky.	.John W. Ke	ndallMarch 7, 189	92 Joseph M. Kendall.

No successor has been appointed to Roger Q. Mills, who represented the 9th Texas district, and who was appointed to the Senate.

## THE NEW APPORTIONMENT.

#### ALABAMA.

Entitled to 1 additional representative, or 9 in all.

1. Counties of Marengo, Choctaw, Clarke, Monroe, Washington and Mobile.

2. Counties of Montgomery, Pike, Crenshaw, Covington, Butler, Cone-cuh, Escambia, Baldwin aud Wilcox.

3. Counties of Lee, Russell, Bullock, Barbour, Dale, Henry, Coffee and Geneva.

4. Counties of Dallas, Chilton, Shelby, Talladega, Calhoun and Cleburne.

5. Counties of Lowndes, Autauga, Tallapoosa, Elmore, Macon, Coosa, Chambers, Randolph and Clay.

6. Counties of Sumter, Pickens, Greene, Tuscaloosa, Lamar, Fayette, Marian and Walker.

7. Counties of DeKalb, Marshall, Etowah, Cullman, St. Clair, Winston, Cherokee and Franklin.

8. Counties of Jackson, Madison, Limestone, Morgan, Lauderdale, Lawrence and Colbert.

9. Counties of Jefferson, Bibb, Hale, Perry and Blount.

#### ARKANSAS.

Entitled to 1 additional representative, or 6 in all.

1. Counties of Clay, Craighead, Crittenden, Cross, Greene, Jackson, Lawrence, Lee, Mississippi, Phillips, Poinset, Randolph, St. Francis, Sharp and Woodruff.

Counties of Bradley, Cleveland, Dallas, Drew, Garland, Grant, Hot Springs, Jefferson, Lincoln, Montgomery, Polk, Saline, Scott and Sebastian.
 Counties of Ashley, Calhoun, Clark, Columbia, Hempstead, Howard,

Lafayette, Little River, Miller, Nevada, Ouachita, Pike, Sevier and Union.

Latter Franklin, Johnson, Logan, Perry, Pulaski, Pope and Olineli,
 Counties of Branklin, Johnson, Logan, Perry, Pulaski, Pope and Vell.
 Counties of Benton, Boone, Carroll, Conway, Faulkner, Madison,
 Newton, Searcy, Van Bureu and Washington.
 Counties of Arkansas, Baxter, Cleburne, Fulton, Iudependence, Izard,

Lonoke, Marion, Monroe, Prairie, Stone and White.

#### CALIFORNIA.

Entitled to one additional representative, or 7 in all.

1. Counties of Del Norte, Siskiyou, Modoc, Humboldt, Trinity, Shasta,

Lassen, Tehama, Plumas, Sierra, Mendocino, Sonoma, Napa and Marin. 2. Counties of Butte, Sutter, Yuba, Nevada, Placer, El Dorado, Amador, Calaveras, Mono, Inyo, Alpine, Tuolumne, Mariposa, San Joaquin and Sacramento.

Counties of Colusa, Yolo, Lake, Solano, Contra Costa and Alameda.
 County of San Francisco (part).

5. Counties of San Francisco (part), San Mateo and Santa Clara.

6. Counties of Santa Cruz, Monterey, San Luis Obispo, Santa Barbara, Ventura and Los Angeles.

7. Counties of Stanislaus, Merced, San Benito, Fresno, Tulare, Kern, San Bernardino, Orange and San Diego.

#### COLORADO.

Entitled to 1 additional representative, or 2 in all.

1. Counties of Arapahoe, Boulder, Jefferson, Lake, Larimer, Logan, Morgan, Park, Philips, Sedgwick, Washington, Weld and Yuma.

2. Counties of Archuleta, Baca, Bent, Chaffee, Cheyenne, Clear Creck, Conejos, Costilla, Custer, Delta, Dolores, Douglas, Eagle, Elbert, El Paso, Frémont, Garfield, Gilpin, Grand, Gunnison, Hinsdale, Huerfano, Kiowa, Kit Carson, La Plata, Las Animas, Lincoln, Mesa, Montezuma, Montrose, Otero, Ouray, Pitkin, Prowers, Pueblo, Rio Blanco, Rio Grande, Routt, Saguache, San Juan, San Miguel, Summit and Weld.

## GEORGIA.

Entitled to 1 additional representative, or 11 in all.

1. Counties of Chatham, Burke, Screven, Emanuel, Bulloch, Effingham, Bryan, Tatnall, Liberty and McIntosh.

2. Counties of Quitman, Clay, Randolph, Terrell, Calhoun, Dougherty, Worth, Early, Baker, Miller, Mitchell, Colquitt, Berrien, Decatur and Thomas.

3. Counties of Stewart, Webster, Sumter, Lee, Dooly, Wilcox, Schley, Pulaski, Twiggs, Houston, Mason, Taylor and Crawford.

4. Counties of Muscogee, Marion, Talbot, Harris, Meriwether, Troup, Coweta, Heard, Carroll and Chattahoochee.

5. Counties of Fulton, Douglas, Campbell, Clayton, DeKalb, Rockdale, Newton and Walton.

6. Counties of Bibb, Baldwin, Jones, Monroe, Upson, Pike, Spalding, Fayette, Henry and Butts.

7. Counties of Haralson. Paulding, Cobb, Polk, Floyd, Bartow, Chat-tooga, Gordon, Walker, Dade, Catoosa, Whitfield and Murray.

8. Counties of Jasper, Putnam, Morgan, Greene, Oconee, Clark, Ogle-thorpe, Madison, Elbert, Hart, Franklin and Wilkes. 9. Counties of Fannin, Union, Towns, Rabun, Habersham, White, Lumpkin, Dawson, Gilmer, Pickens, Cherokee, Forsyth, Milton, Gwinnett, Jackson, Hall and Banks.

10. Counties of Richmond, Columbia, Lincoln, Jefferson, Glascock, Mc-Duffie, Warren, Taliaferro, Washington, Wilkinson and Hancock. 11. Counties of Glynn, Johnson, Laurens, Montgomery, Dodge, Telfair, Irwin, Coffee, Appling, Wayne, Pierce, Ware, Echols, Lowndes, Brooks, Charlton, Camden and Clinch.

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#### ILLINOIS.

Entitled to 2 additional representatives, or 22 in all.

The last Legislature did not redistrict the State, so that the twoad ditional representatives will be voted for at large at the next election.

#### KANSAS.

Entitled to 1 additional representative, or 8 in all.

The last legislature did not redistrict the State, so that the additional representative will be voted for at large at the next election.

#### MASSACHUSETTS.

Entitled to 1 additional representative, or 13 in all.

1. Counties of Berkshire, Franklin (part), Hampshire (part) and Hampden (part).

2. Counties of Franklin (part), Hampshlre (part), Hampden (part) and Worcester (part).

3. Counties of Worcester (part) and Middlesex (part).

4. Counties of Worcester (part), Middlesex (part) and Norfolk (part).

5. Connties of Essex (part) and Middlesex (part).

6. County of Essex (part).

7. Counties of Essex (part), Middlesex (part) and Suffolk (part).

8. Counties of Middlesex (part) and Suffolk (part).

9. County of Suffolk (part).

10. Counties of Suffolk (part) and Norfolk (part).

11. Counties of Suffolk (part), Middlesex (part) and Worcester (part).

12. Counties of Norfolk (part), Plymouth (part) and Bristol (part). 13. Counties of Barnstable, Dukes, Nantucket, Plymouth (part) and Bristol (part).

#### MICHIGAN.

Entitled to 1 additional representative, or 12 in all.

1. Thirteen wards of Detroit, Wayne County.

2. Counties of Lenawee, Monroe, Jackson, Washtenaw, and Wavne (part).

3. Counties of Branch, Kalamazoo, Calhoun and Eaton.

4. Counties of St. Joseph, Cass, Berrien, Van Buren, Allegan and Barry.

 Counties of Ottawa, Kent and Ionia.
 Counties of Oakland, Genesee, Livingston, Ingham and Wayne (part).
 Counties of Macomb, Lapeer, St. Clair, Sanilac, Huron and Wayne (part).

(part).
8. Counties of Clinton, Schiawassee and Tuscola.
9. Counties of Muskegon, Oceana, Newaygo, Mason, Lake, Manistee, Wexford, Benzie, Leelanaw and Manitou.
10. Counties of Bay, Midland, Gladwin, Arenac, Ogemaw, Iasco, Alcona,

Oscoda, Crawford, Montmorency, Alpena, Presque Isle, Otsego, Cheboygan and Emmet.

Counties of Montcalm, Gratiot, Isabella, Mecosta, Oxala, Clare, Ros-common, Missaukee, Kalkaska, Grand Traverse, Antrim and Charlevoix.
 Counties of Delta, Schoolcraft, Chippewa, Mackinac, Ontonagon, Marquette, Menominee, Dickinson, Baraga, Houghton, Keweenaw, Isle Royal, Alger, Luce, Iron, Cass and Gogebic.

#### MINNESOTA.

Entitled to 2 additional representatives, or 7 in all.

1. Counties of Houston, Fillmore, Mower, Freeborn, Waseca, Steele, Dodge, Olmsted, Winona and Wabasha.

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2. Counties of Faribault, Martin, Jackson, Nobles, Rock, Pipestone, Murray, Watonwan, Blue Earth, Nicollet, Brown, Redwood, Lyon, Lincoln, Yellow Medicine, Lac qui Parle, Chippewa and Cottonwood.

3. Counties of Goodhue, Dakota, Rice, Scott, Le Sueur, Sibley, Carver, McLeod, Renville and Meeker.

4. Counties of Ramsey, Washington, Chisago, Icanti and Kanabec.

5. County of Hennepin.

6. Counties of Cook, Lake, St. Louis, Itasca, Carlton, Aitkin, Crow
Wing, Pine, Mille Lacs, Anoka, Sherburne, Wright, Stearns, Benton, Mor-rison, Todd, Cass, Wadena, Hubbard and Beltrami.
7. Counties of Kittson, Marshall, Polk, Norman, Clay, Wilkin, Traverse,
7. Counties of Kittson, Marshall, Polk, Norman, Clay, Wilkin, Traverse,

Big Stone, Swift, Kandiyohi, Stevens, Pope, Douglas, Grant, Otter Tail and Becker.

#### MISSOURI.

Entitled to 1 additional representative, or 15 in all.

The last Legislature did not redistrict the State, so that the additional representative will be voted for at large at the next election.

#### NEBRASKA.

Entitled to 3 additional representatives, or 6 iu all.

1. Counties of Cass, Johnson, Lancaster, Lincoln, Otoe, Pawnee, Richardson and Wehama.

Counties of Douglas, Sarpy and Washington.
 Counties of Antelope, Boone, Burt, Cedar, Colfax, Cunning, Dakota, Dixon, Dodge, Knox, Madison, Merrick, Nance, Pierce, Platte, Stanton, Thurston and Wayne.

Thurston and Wayne.
4. Counties of Butler, Gage, Fillmore, Hamilton, Jefferson, Polk, Saline, Saunders, Seward, Thayer and York.
5. Counties of Adams, Chase, Clay, Dundy, Franklin, Frontier, Furnas, Gosper, Hall, Harlan, Hayes, Hitchcock, Kearney, Nuckolls, Perkins, Phelps, Red Willow and Webster.
6. Counties of Arthur, Banner, Blaine, Box Butte, Brown, Buffalo, Chey-

enne, Cherry, Custer, Dawes, Dawson, Deucl, Garfield, Greeley, Holt, Hooper, Howard. Keya Paha, Keith, Kimball, Lincoln, Logan, Loup, Mc-Pherson, Rock, Scott's Bluff, Sheridan, Sherman, Sioux, Thomas, Valley and Wheeler.

#### NEW JERSEY.

Entitled to 1 additional representative, or 8 in all.

Counties of Camden, Cumberland, Cape May, Gloucester and Salem.
 Counties of Atlantic, Mercer, Burlington and Ocean.
 Counties of Somerset, Middlesex and Monmouth.
 Counties of Sussex, Warren, Hunterdon, Morris and Essex (part).
 Counties of Bergen, Passaic and Hudson (part).
 City of Nawark in the country of Essex

 6. City of Newark, in the county of Essex.
 7. Cities of Jersey City and Hoboken, and the townships of Harrison and Kearney, county of Hudson.

8. The counties of Union, Essex (part) and Hudson (part).

#### OHIO.

The redistricting of Ohio by the State Legislature may be seen on map of Ohio, p. 284.

#### OREGON.

Entitled to 1 additional representative, or 2 in all. 1. Counties of Benton, Clackamas, Coos, Curry, Douglas, Jackson, Jos-ephine, Klamath, Lake, Linn, Lane, Marion, Polk, Tillamook, Washington aud Yamhill.

2. Counties of Baker, Clatsop, Columbia, Crook, Gilliam, Grand, Harnev, Malheur, Morrow, Multnomah, Sherman, Umatilla, Union, Wallowa and Wasco.

#### PENNSYLVANIA.

Entitled to 2 additional representatives, or 30 in all.

The last Legislature did not redistrict the State, and the two additional representatives will be voted for at large at the next election.

#### TEXAS.

Entitled to 2 additional representatives, or 13 in all.

The last Legislature did not redistrict the State, and the two additional representatives will be voted for at large at the next election.

#### WASHINGTON.

Entitled to 1 additional representative, or 2 in all.

The last Legislature did not redistrict the State, and the additional representative will be voted for at large at the next election.

#### WISCONSIN.

Entitled to 1 additional representative, or 10 in all.

Counties of Racine, Kenosha, Walworth, Rock, Green and Lafayette.
 Counties of Jefferson, Dodge, Dane and Columbia.

3. Counties of Adams, Juneau, Vernon, Sauk, Richland, Crawford, Grant and Iowa.

4. County of Milwaukee (part).

5. Counties of Sheboygan, Ozaukee, Washington, Waukesha and Milwaukee (part).

6. Counties of Waushara, Marquette, Green Lake, Fond du Lac, Winnebago, Calumet and Manitowoc.

7. Counties of Pepin, Eau Claire, Buffalo, Trempealeau, Jackson, Monroe and La Crosse.

8. Counties of Wood, Portage, Waupaca, Outagamie, Brown, Kewaunee and Door.

9. Counties of Clark, Taylor, Price, Ashland, Oneida, Lincoln, Mara thon, Shawnee, Langlade, Forest, Florence, Marinette and Oconto.

10. Counties of Bayfield, Douglas, Burnett, Sawyer, Washburn, Polk Barron, Chippewa, St. Croix, Dunn and Pierce.

Туре	Unfit for sea service	Avail- able	Total
Armored : Battle ships. Cruisers. Old Monitors. Modified monitors. Harbor-defense ram.	13	4 2 6 1	$\begin{array}{r} 4\\ 2\\ 13\\ 6\\ 1\end{array}$
Total	13	13	26
Unarmored : Protected cruisers Partially protected cruisers Torpedo vessel Despatch vessel Dynamite cruiser Practice cruiser	Ξ	10 12 1 1 1 1 1	10 12 1 1 1 1 1
Total		26	26
Iron and wooden steam vessels of obsolete type and little value Sailing vessels		9 5 14 28	9 5 8 14 36
	21	67	
Summary	~		

# CONDITION OF THE UNITED STATES NAVY IN 1893, WHEN VESSELS NOW BUILDING ARE COMPLETED.

## RANK OF THE U.S. NAVY.

Rank of the navies of the world when vessels for U. S. Navy now building are completed.	In 1886 the United States ranked thus :	In 1860 the United States ranked after the following nations and ahead of all the rest :	If 9 battle ships and 30 torpedo boats are added to U.S. Navy, eliminating the ques- tion of organization and personnel in which Germany is much superior, we will rank
Great Britain. France. Italy. Russia. Germany. Spain. United States. Austria. China. Japan. Holland. Sweden and Norway. Turkey. Denmark. Greece. Brazil. Argentina. Chile. Portugal. Peru. Mexico.	Great Britain. France. Italy. Russia. Germany. Spain. Anstria. Japan. Holland. Sweden and Norway. Turkey. Denmark. Greece. Brazil. Argentina. Chile. Portugal. United States. Peru. Mexico.	Great Britain. France. Russia. Spain. Sweden and Norway. United States.	Great Britain. France. Italy. Russia. United States. Germany, etc.

Ranks. –		1860	1892	
		Total	No.	Total
Officers of the line :	· · · ·			
Rear-admirals		-	6	
Commodores	-	- 1	10	
Captains		-	45	
Commanders	114	- 1	85	-
Total number having command or flag rank		194	_	146
Lieutenant-commanders			74	
Lientenants	325	_	250	-
Masters	34	- 1	-	
Lientenants (junior grade)		- 1	76	
Ensigns	_		173	
Midshipmen (graduates)	50	_	-	
Total number in subordinate grades	_	409	_	573
Officers of the medical branch	- 1	148	• ~~	164
Officers of the accountant branch	_	64	-	94
Officers of the engineer branch		174		192
Chaplains, professors, naval constructors, and civil				
engineers		34		70
Warrant officers	-	175	-	138
Mates				28
Midshipmen on probation	-	238	-	
Naval Cadets	-	_	-	312
Total officers and cadets	- 1	1,436	'	1,717
Enlisted men	_	7,600	_	*8,250

## PERSONNEL U. S. NAVY, 1860 AND 1892. (Active list, exclusive of Marine Corps.)

\*Number allowed by law ; the actual number is 100 to 200 less, varying from month to month.

## INCREASE OF THE NAVY.—ACT OF 1892.

"That for the purpose of further increasing the Naval Establishment of the United States, the President is hereby authorized to have constructed, by contract, one armored cruiser of about eight thousand tons displacement of the general type of armored cruiser numbered two (New York), to cost, exclusive of armament, not more than three million five hundred thousand dollars, excluding any premium that may be paid for increased speed and the cost of armament. The contract for the construction of said cruiser shall contain provisions to the effect that the contractor guarantees that when completed and tested for speed, under conditions to be prescribed by the Navy Department, it shall exhibit a speed of at least twenty knots per hour: and for every quarter knot of speed so exhibited above said guaranteed speed, the contractor shall receive a premium over and above the contract price of fifty thousand dollars; and for every quarter knot that such vessel fails of reaching said guaranteed speed, there shall be deducted from the contract price the sum of fifty thousand dollars. In the construction of said vessel all the provisions of the act of August third, eighteen hundred and eighty-six, entitled "An act to increase the Naval Establishment," as to ma-terial for said vessel, its engines, boilers, and machinery, the contract under which it is built, the notice of and proposals for the same, the plans, drawings, specifications therefor, and the method of executing said contract, shall be observed and followed, and said vessel shall be built in compliance with the terms of said act, save that in all its parts said vessel shall be of domestic manufacture. If the Secretary of the Navy shall be unable to contract at reasonable prices for the building of said vessel, then he may build such vessel in such navy-yard as he may disignate.

(34) Also one sea-going coast-line battle ship, designed to carry the heaviest armor and most powerful ordnance, with a displacement of about nine thousand tons, to have the highest practicable speed for vessels of its class, and to cost, exclusive of armament and of any premiums that may be paid for increased speed, not exceeding four million dollars; one harbor-defense doubleturret ship of the monitor type, with a displacement of about seven thousand five hundred tons, to have the highest practicable speed for vessels of its class, and to cost, exclusive of armament and of any premiums that may be paid for increased speed, not exceeding three million dollars; and if said ship is built on the Pacific Coast the Secretary of the Treasury is authorized to allow three per centum on the cost thereof to the contractor, in addition to the construction thereof; four light-draft gunboats of from eight hundred to one thousand to bundred uns displacement, with the highest practicable speed for vessels of their class, and to cost, exclusive of armament and of any premiums that may be paid for increased speed, not exceeding three million dollars; and if such articles to cover the cost of the transportation of material used in the construction thereof; four light-draft gunboats of from eight hundred to one thousand two hundred is displacement, with the highest practicable speed for vessels of their class, and to cost, exclusive of armament and of any premiums that may be paid for increased speed, not exceeding four hundred and fifty thousand dollars each; and six torpedo boats, at a cost of not exceeding one hundred and ten thousand dollars each; and not more than two of said torpedo boats shall be built at one establishment.

(35) In the construction of all said vessels, following the provision for the construction of the one armored cruiser of about eight thousand tons displacement, the provisions of the act of August third, eighteen hundred and eightysix, entitled "An act to increase the Naval Establishment," shall be observed and followed in the same manner that the provisions of said act are applied to the construction of said armored cruiser; and in the contracts for the construction of each of said vessels, besides the armored cruiser before named, such provisions for minimum speed and for premiums for increased speed and penalties for deficient speed may be made, subject to the terms of this act, as in the discretion of the Secretary of the Navy may be deemed advisable.

## UNDER THE BUREAU OF ORDNANCE.

ARMAMENT AND ARMOR: Toward the armament and armor of domestic manufacture for the vessels authorized hy the act of August third, eighteen hundred and eighty-six; of the vessels authorized by section three of the act approved March third, eighteen hundred and eighty-seven; of the vessels authorized by the act approved September seventh, eighteen hundred and eighty-eight; of the vessels authorized by the act of March second, eighteen hundred and eighty-nine; of those authorized by the acts of June thirtieth, eighteen hundred and ninety. March second, eighteen hundred and ninetyone, and this act (36), two million (37) one hundred thousand dollars.

(38) For the purchase and installation of new machinery for the breechmechanism shop at the navy-yard, Washington, District of Columbia, one hundred thousand dollars.

(39) For torpedo outfits for the Atlanta, Boston and Chicago, eighty-two thousand dollars.

#### UNDER THE BUREAU OF EQUIPMENT.

EQUIPMENT OF NEW VESSELS OF THE NAVY: Toward the completion of the equipment outfit of the new vessels heretofore authorized by Congress, four hundred thousand dollars.

## UNDER THE BUREAU OF YARDS AND DOCKS.

TRAVELING CRANES: For one traveling crane of forty tons capacity, for dry docks at Mare Island, California, navy-yard, sixty thousand dollars.

CONSTRUCTION AND STEAM MACHINERY: Toward the construction and completion of the new vessels heretofore and herein authorized by Congress, with their engines, boilers and machinery, and for the payment of premiums for increased speed or horse-power under contracts now existing, and to be made under this and other acts for the increase of the Navy, seven million (40) four hundred thousand dollars: *Provided*, That no contract for the purchase of gun steel or armor for the Navy shall hereafter be made until the subject-matter of the same shall have been submitted to public competition by the Department by advertising.

Passed the Senate, with amendments, May 18, 1892.

Anson G. McCook, Secretary.

#### GRAND ARMY OF THE REPUBLIC.

New Department Commanders have been elected, but a complete list is not yet available.

#### COAST DEFENCE.

A Coast Defence bill is pending in the present Congress.

#### THE CHILIAN CONTROVERSY.

Suits aggregating \$1,000,000 have been entered against the Chilian government for the killing and wounding of the thirty-seven sailors of the cruiser *Baltimore*.

#### THE BEHRING SEA CONTROVERSY.

This has been practically settled, for the time being, by the Senate's approval in executive session of Lord Salishury's last communication, offering a solution of the difficulty on an equitable basis of protection and defence for both parties.

APPROPRIATIONS FOR THE WORLD'S FAIR-REVISED.

Argentine Republic \$100,000	Àrizona \$30,000
Austria 147,000	California 300,000
Bolivia 150,000	Colorado 100,000
Brazil 550,000	Delaware 10,000
Chili 100,000	Idaho 20,000
Colombia 100,000	Illinois
Costa Rica 100,000	Indiana 75,000
Ecuador 125,000	Iowa 175,000
France 400,000	Maine 40,000
Germany 250,000	Maryland
Great Britain 125,000	Massachusetts 150,000
Guatemala 120,000	Michigan 100,000
Honduras 20,000	Minnesota 50,000
Japan 500,000	Missouri 150,000
Mexico	Montana 50,000
Nicaragua 50,000	Nebraska 50,000
Norway 60,000	New Hampshire
Peru 100,000	New Jersey 70,000
Salvador	New Mexico 25,000
British Guiana 20,000	New York 300,000
British Honduras	North Carolina 25,000
Dutch West Indies 10,000	North Dakota
Dutch Guiana 6,000	Ohio 100,000
Danish West Indies 10,000	Pennsylvania
Ceylon 40,000	Rhode Island 25,000
•	Vermont
	Washington 100,000
	West Virginia 40,000
	Wisconsin
	Wyoming 30,000

Fifty-nine thousand dollars have been appropriated for the World's Fair during the present session of Congress in the Sundry Civil bill.

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# ADDENDA.

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